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Volume 15, Issue 40 — October 4, 1991

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INTRODUCTION

The Illinois Register is the official state document for publishing public notice of rulemaking activity by State governmental agencies. The table of contents is arranged categorically by rulemaking activity and alphabetically by agency within each category. Rulemaking activity consists of proposed or adopted new rules or amendments to or repealers of existing rules, including those by emergency or peremptory action.

The *Register* also contains Executive Orders and Proclamations issued by the Governor, notices of public information required by State statute, and activities (meeting agendas, Statements of Objection or Recommendation, etc.) of the Joint Committee on Administrative Rules (JCAR), a legislative oversight committee which monitors the rulemaking activities of State agencies. In addition, the *Register* contains a Cumulative Index listing alphabetically by agency the Parts (sets of rules) on which rulemaking activity has occurred in the current *Register* volume and a Sections Affected Index listing, by Title of the *Illinois Administrative Code*, each Section (including supplementary material) of a Part on which rulemaking activity has occurred in the current volume. Both indices are action coded and are designed to aid the public in monitoring rules.

The *Register* will serve as the update to the *Illinois Administrative Code*, a compilation of the rules of State agencies. The most recent edition of the *Code* along with the *Register* comprise the most current accounting of the State agencies' rules.

The *Illinois Register* is the property of the State of Illinois, granted by the authority of the Illinois Administrative Procedure Act (Ill. Rev. Stat. 1989, ch. 127, pars. 1001 et seq., as amended).

REGISTER PUBLICATION SCHEDULE 1991

Material Rec'd after 4:30 p.m. on:	And before 4:30 p.m. on:	Will be in Issue #:	Published on:	Material Rec'd after 4:30 p.m. on:	And before 4:30 p.m. on:	Will be in Issue #:	Published on:
Dec. 18, 1990	Dec. 24, 1990	1	Jan. 4, 1991	June 25, 1991	July 2, 1991	28	July 12, 1991
Dec. 24, 1990	Dec. 31, 1990	2	Jan. 11, 1991	July 2, 1991	July 9, 1991	29	July 19, 1991
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Apr. 30, 1991	May 7, 1991	20	May 17, 1991	Nov. 5, 1991	Nov. 12, 1991	47	Nov. 22, 1991
May 7, 1991	May 14, 1991	21	May 24, 1991	Nov. 12, 1991	Nov. 19, 1991	48	Dec. 2, 1991 (Mon.)
May 14, 1991	May 21, 1991	22	May 31, 1991	Nov. 19, 1991	Nov. 26, 1991	49	Dec. 6, 1991
May 21, 1991	May 28, 1991	23	June 7, 1991	Nov. 26, 1991	Dec. 3, 1991	50	Dec. 13, 1991
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June 18, 1991	June 25, 1991	27	July 5, 1991	Dec. 24, 1991	Dec. 31, 1991	2	Jan. 10, 1992

Please note: When the Register deadline falls on a State holiday, the deadline becomes 4:30 p.m. on Monday (the day before).

ILLINOIS REGISTER

DEPARTMENT OF CONSERVATION

NOTICE OF PROPOSED AMENDMENTS

1) HEADING OF THE PART: Duck, Goose and Coot Hunting

2) CODE CITATION: 17 Ill. Adm. Code 590

3) SECTION NUMBERS:

590.10

590.20

590.60

PROPOSED ACTION:

Amendments

Amendments

Amendments

4) STATUTORY AUTHORITY: Implementing and authorizing by Sections

1.3, 1.4, 1.13, 2.1, 2.2, 2.18, 2.20, 2.23, 2.33, 3.5, 3.6, 3.7, 3.8, and 3.10 of the Wildlife Code (111. Rev. Stat. 1989, ch. 61, pars. 1.3, 1.4, 1.13, 2.1, 2.2, 2.18, 2.19, 2.20, 2.23, 2.33, 3.5, 3.6, 3.7, 3.8, and 3.10), and Migratory Bird Hunting (50 CFR 20, effective September 26, 1990).

5) A COMPLETE DESCRIPTION OF THE SUBJECTS AND ISSUES INVOLVED:

Section 590.10(1) was deleted due to complaints from club owners; in Section 590.20(d) "on Monday and" is being removed to allow hunters to hunt on Mondays; additional language in Section 590.20(f) (5) is being added to close hunting at this site on December 24, 25 and 26; and additional language is being added in Section 590.60(b) (22) indicating that during the firearm deer season, hunting hours shall cease at 10 a.m. and waterfowl hunters must be off the lake by 11 a.m. and that there will be no waterfowl hunting the 1st day of firearm deer season in November or the 1st day of firearm deer season in December.

6) WILL THIS PROPOSED RULE REPLACE AN EMERGENCY RULE CURRENTLY IN EFFECT? No

7) DOES THIS RULEMAKING CONTAIN AN AUTOMATIC REPEAL DATE? No

8) DO THESE PROPOSED AMENDMENTS CONTAIN INCORPORATIONS BY REFERENCE? No

9) ARE THERE ANY OTHER PROPOSED AMENDMENTS PENDING ON THIS PART? No

10) STATEMENT OF STATEWIDE POLICY OBJECTIVES: This rule has no impact on local governments.

11) TIME, PLACE AND MANNER IN WHICH INTERESTED PERSONS MAY COMMENT ON THIS PROPOSED RULEMAKING: Comments on the proposed rule may be submitted in writing for a period of 30 days following publication of this notice to:

ILLINOIS REGISTER

DEPARTMENT OF CONSERVATION

NOTICE OF PROPOSED AMENDMENTS

Jack Price
Department of Conservation
524 S. Second Street, Room 485
Springfield, IL 62701-1787

1) INITIAL REGULATORY FLEXIBILITY ANALYSIS: This rule has no impact on small businesses or municipalities.

12) THE FULL TEXT OF THE PROPOSED AMENDMENTS BEGINS ON THE NEXT PAGE:

THE FULL TEXT OF THE PROPOSED AMENDMENTS BEGINS ON THE NEXT PAGE:

NOTICE OF PROPOSED AMENDMENTS

TITLE 17: CONSERVATION

CHAPTER I: DEPARTMENT OF CONSERVATION
SUBCHAPTER b: FISH AND WILDLIFEPART 590
DUCK, GOOSE AND COOT HUNTING

Section	Statewide Regulations
590.10	Permit Controlled Department Sites Only - Duck, Goose and Coot Hunting
590.20	Illinois Youth Goose Hunting Permit Requirements
590.25	Duck, Goose and Coot General Hunting Requirements on all Department-Owned and Managed Sites.
590.30	Check Station Department Sites Only - Duck, Goose and Coot Hunting
590.40	Non-Check Station Department Sites Only - Duck, Goose and Coot Hunting
590.50	Various Other Department Sites - Duck, Goose and Coot Hunting
590.60	The Non-Toxic Shot Zones of Illinois (Repeated)

590.EXHIBIT A AUTHORITY: Implementing and authorized by Sections 1.3, 1.4, 1.13, 2.1, 2.2, 2.18, 2.19, 2.20, 2.23, 2.33, 3.5, 3.6, 3.7, 3.8, and 3.10 of the Wildlife Code (Ill. Rev. Stat. 1986, ch. 61, pars. 1.3, 1.4, 1.13, 2.1, 2.2, 2.18, 2.19, 2.20, 2.23, 2.33, 3.6, 3.7, 3.8, and 3.10), and Migratory Bird Hunting (50 CFR 20, effective September 26, 1990).

SOURCE: Adopted at 5 Ill. Reg. 8857, effective August 25, 1981; emergency amendment at 5 Ill. Reg. 11386, effective October 14, 1981, for a maximum of 150 days; codified at 5 Ill. Reg. 10638; Part 11386, effective October 14, 1981, for a maximum of 150 days; repealed at 6 Ill. Reg. 11865, effective September 22, 1982; amended at 7 Ill. Reg. 13229, effective September 28, 1983; emergency amendment at 7 Ill. Reg. 13948, effective October 6, 1983, for a maximum of 150 days; amended at 8 Ill. Reg. 18968, effective September 26, 1984; amended at 9 Ill. Reg. 14242, effective September 6, 1986; emergency amendments at 9 Ill. Reg. 15062, effective September 25, 1985; emergency amendments at 9 Ill. Reg. 15928, effective October 8, 1985, for a maximum of 150 days; amended at 10 Ill. Reg. 16588, effective September 22, 1986; emergency amendments at 10 Ill. Reg. 17773, effective September 26, 1986, for a maximum of 150 days; amended at 11 Ill. Reg. 10560, effective May 21, 1987; emergency amendments at 11 Ill. Reg. 15242, effective August 28, 1987, for a maximum of 150 days; emergency amendments at 12 Ill. Reg. 12200, effective July 15, 1988; emergency amendments at 12 Ill. Reg. 16233, effective September 23, 1988, for a maximum of 150 days; amendments at 12 Ill. Reg. 16579, effective February 20, 1989; emergency amendments at 12 Ill. Reg. 22244, effective December 7, 1988, for a maximum of 150 days; emergency expired May 6, 1989; amended at 13 Ill. Reg. 14925, effective September 7, 1989; emergency amendments at 13 Ill. Reg. 16579, effective October 4, 1989 for a maximum of 150 days; emergency amendments at 13 Ill. Reg. 1858; amended at 13 Ill. Reg. 17354, effective October 27, 1989; amended at 14 Ill. Reg. 638, effective January 2, 1990; amended at 14 Ill. Reg. 13529, effective August 13, 1990; emergency amendments at 14 Ill. Reg. 17028, effective September 26, 1990, for a maximum of 150 days; emergency expired February 23, 1991; amended at 15 Ill. Reg. 1487, effective January 22, 1991; amended at 15 Ill. Reg. 13293, effective September 3, 1991; amended at 16 Ill. Reg. _____ effective _____

a) Pursuant to Section 2.18 of the Wildlife Code (Ill. Rev. Stat. 1989, ch. 61, par 2.18), *it shall be unlawful to take, possess, transpire, or use migratory waterfowl except during such period of time and in such manner and numbers as may be provided in the Federal "Migratory Bird Treaty Act" (16 U.S.C. 703-711), the "Migratory Bird Hunting Stamp Act" (16 U.S.C. 1718 et seq.), and annual Rules and Regulations for Migratory Bird Hunting" (50 CFR 20, effective September 26, 1990) (collectively referred to in this Part as federal regulations), (no incorporation in this Part includes later amendments or editions) or contrary to any State regulations made in the Wildlife Code.*

b) The regulations in Section 2.33 of the Wildlife Code on illegal devices shall apply to this rule, unless federal regulations are more restrictive.

c) Duck, goose and coot regulations are in accordance with Federal Regulations (50 CFR 20, revised as of September 26, 1990) unless the regulations in this rule are more restrictive.

d) It shall be unlawful while attempting to take migratory waterfowl or coots to have in possession any shotgun shells prohibited by federal regulations. The only shot approved as non-toxic by the U.S. Fish and Wildlife Service (50 CFR 20) is steel shot, and copper-plated or nickel-plated steel shot for which the plating represents less than 1% the shot's weight. Lead shot plated with copper, nickel, or other material does not qualify.

e) Emergency Closure
The Department of Conservation (Department or DOC) will close the Canada goose season giving 48 hours notice when quotas established by federal regulations are reached, when harvest in any area is excessive due to extreme weather conditions or when a serious outbreak of infectious disease occurs, such as avian cholera or duck virus enteritis.

f) Closed Areas and Refuges
1) Ducks - Specific habitats, geographical areas, or political land units shall be closed to hunting of specified species of ducks in compliance with federal regulations.

2) Geese and Refuges
A) Additional geographical areas or political land units shall be closed to hunting of specified species of geese in compliance with federal regulations.

B) Portions of the following areas are designated as waterfowl refuges and the refuge boundaries are posted or identified on each area posting:

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i) Horseshoe Lake Conservation Area - Alexander County (in the refuge no motors will be allowed from October 15 through December 31 and trolling motors will only be used from January 1 to March 1)

ii) Mazonia-Braidwood State Fish and Wildlife Area

iii) Rend Lake and Rend Lake Wildlife Management Area

iv) Snake Den Hollow Fish and Wildlife Area (all use other than waterfowl hunting is prohibited from October 1 through the close of goose season)

v) Union County Conservation Area (all fishing and boat traffic is prohibited from October 15 through March 1)

vi) Melvin Price Lock and Dam Pool 26 (the posted area immediately south of Melvin Price Lock and Dam 26 on the Mississippi River, and including that portion of Maple Island, that is presently owned by the State of Illinois has been designated a waterfowl refuge. Discharge of firearms, hunting and off road vehicles are prohibited at all times. All boating is prohibited on waters of the refuge where posted from October 15 through April 15)

g) Migratory Waterfowl Hunting Area Permits (Commercial and Non-Commercial)

1) The holder of a permit shall forward within 30 days after the close of the season or at an earlier time as requested by the Department, a report upon forms furnished by the Department providing information on the hunting season.

2) Subsection (g) shall be in accordance with Section 3.7 of the Wildlife Code.

h) Teal Hunting Regulations are located in 17 Ill. Adm. Code 740.

i) When public duck blinds on State managed sites are flooded to the point that they are no longer usable, but the water level is not too high or rough to be a threat to public safety, the Department, by public announcement and posting, may permit waterfowl hunting anywhere on the area except in designated refuge areas. Any permits issued for the blinds are no longer valid and no fee to hunt the area will be charged.

j) Waterfowl Hunting Zones:

1) Northern Zone - That portion of the State north of a line running east from the Iowa border along Illinois Route 92 to U.S. Interstate 280, east along U.S. Interstate 280 to U.S. Interstate 80, then east along U.S. Interstate 80 to the Indiana border.

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2) Central Zone - That portion of the State south of the northern zone boundary to the Modoc Ferry Landing on the Mississippi River and east along the Modoc Ferry Road to Randolph County Highway 12 to Illinois Route 8, then north to Illinois Route 159, then north to Illinois Route 161, then east to Illinois Route 4, then north to U.S. Interstate 70, then east along U.S. Interstate 70 to the Indiana border.

3) Southern Zone - From the southern boundary of the Central Zone south to the remainder of the State.

4) Tri-county Goose Zone - Knox County and the following townships: Fulton County - Buckheart, Canton; Cass - Deerfield, Fairview, Farmington, Joshua, Orion, Putnam, and that portion of Banner Township bounded on the north by Illinois Route 9 and on the east by U.S. Route 24.

5) Rend Lake Canada Goose Quota Zone - all lands and waters in Franklin and Jefferson Counties.

6) Northeastern Illinois Canada Goose Zone - All lands and waters in the counties of Cook, DuPage, Grundy, Kankakee, Kane, Kendall, Lake, McHenry and Will.

7) Southern Illinois Quota Zone (Alexander, Union, Williamson, and Jackson Counties).

k) No person during the open season shall take or attempt to take wild geese in the Rend Lake Canada Goose Quota Zone except between legal opening and the hour of 3:00 p.m.

l) ~~The hunting season for Canada Geese in the Southern Illinois Quota Zone and the Rend Lake Quota Zone shall be lengthened by extending the season from 9:00 p.m. until sunset on the last 5 days of the regularly scheduled season, unless the season has been closed earlier pursuant to subsection (e).~~

(Source: Amended at 15 Ill. Reg. _____, effective _____, 1991)

Section 590.20 Permit Controlled Department Sites Only - Duck, Goose and Coot Hunting

a) Sites covered in this Section, which allow hunting by permit only, are:

Horseshoe Lake Conservation Area (Alexander County)

Rice Lake Conservation Area

Snake Den Hollow State Fish and Wildlife Area

Union County Conservation Area

b) Permit Requirements

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- 1) Permit reservations shall be accepted starting in September. Initial acceptance dates will be publicly announced.
- 2) Only one permit per person shall be issued until the daily quota is filled. The daily quota is determined by the formula: one hunter per 10 to 40 huntable acres. Huntable acres are determined by, but not limited to, the biological studies on the number of the species available; the condition, topography, and configuration of the land at the site; the condition of the roads at the site; the number of employees available to work at the site; and the number of blinds which can be established on a site as set forth in Section 3.8 of the Wildlife Code.
- 3) The permit shall be for the use of the entire blind and it shall be the responsibility of the permit holder to bring one hunting partner for Horseshoe Lake (Alexander County), Snake Den Hollow State Fish and Wildlife Area and Union County (two hunters per blind), except for the Youth Goose Hunt, or two hunting partners for Rice Lake (three hunters per blind). Unfilled blinds will be filled by a drawing at the sites.
- 4)
 - A) All duplicate permit reservations shall be rejected and the hunter shall forfeit his rights to a permit. Permits are not transferable.
 - B) Permits cannot be transferred on the hunting area. For other information write to:

Illinois Department of Conservation
Permit Office - Waterfowl
524 S. Second Street, Room 210
P.O. Box 19457
Springfield, IL 62794-9457

- 5) Permits for waterfowl hunting will be issued from the Springfield Permit Office for Horseshoe Lake (Alexander County), Snake Den Hollow State Fish and Wildlife Area, Union County and Rice Lake.
- c) General waterfowl hunting regulations for Horseshoe Lake (Alexander County), Snake Den Hollow State Fish and Wildlife Area, Union County and Rice Lake areas
 - 1) Subsection (c) of this Section shall be in accordance with Federal Regulations (50 CFR 20, effective September 28, 1987) unless the regulations in this Section are more restrictive.
 - 2) Season dates, bag limits and methods of taking geese are set by the U. S. Fish and Wildlife Service, Department of the Interior, unless State regulations are more restrictive.

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- 3) Hours, Permits and Stamp Charges
 - A) Hunting hours are from legal opening time until 12:00 Noon at Rice Lake and Snake Den Hollow State Fish and Wildlife Area. Hunting hours at Horseshoe Lake (Alexander County) and Union County are from sunrise until 12:00 Noon.
 - B) Hunters with permit reservations are required to check in at the check station between 4:30 a.m. and 5:00 a.m. Permits are void after 5:00 a.m. A drawing shall be held to allocate blind sites. At Horseshoe Lake (Alexander County) and Union County, hunters with permit reservations from Springfield, who have drawn poorer blinds (as determined by the area operator), shall have priority to be reassigned to the better blinds as they become available.
 - C) A \$15.00 Daily Usage Stamp must be purchased at Horseshoe Lake (Alexander County), Snake Den Hollow State Fish and Wildlife Area and Union County. A \$6.00 Daily Usage Stamp must be purchased at Rice Lake.
- 4) When daily quotas are not filled, permits shall be issued to standby hunters by a drawing held at the check station.
- 5) Hunters are required to deposit their hunting license and Federal and State Migratory Waterfowl Stamp in the check station while hunting. Persons exempt by law from having a hunting license and an Illinois stamp must deposit their Firearm Owner's Identification Card. Persons under 21 who do not have a card must be accompanied by an adult who has a valid card in his possession.
- 6) Hunting shall be done from assigned blinds only and hunters shall not move from blind to blind or leave the blind and return.
- 7) Baiting with corn, grains or other feed is not allowed.
- 8) Guns must be unloaded and encased at all times when not hunting.
- 9) Disturbing or molesting waterfowl, fishing, or trespassing within the posted area of any hunting ground is prohibited.

d) Special Canada geese hunting regulations for Horseshoe Lake (Alexander County) and Union County.

- 1) The legal hunting season is the dates of the Quota Zone goose hunting season except that the areas shall be closed on Monday and on December 24, 25, 26 and 27. (These sites shall be open only for the Illinois Youth Goose Hunt on December 27, pursuant to Section 590.26).
- 2) Hunters may not possess more than 5 shells for each Canada Goose or

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NOTICE OF PROPOSED AMENDMENTS

subspecies allowed in the daily bag.

3) Hunters cannot leave their blinds and shoot crippled geese. Hunters can leave the blind and retrieve their crippled geese but they must leave their guns in the blinds.

4) Hunters must be at least 16 years of age (except for the Illinois Youth Goose Hunt) to hunt for a pit or blind on the Union County or Horseshoe Lake (Alexander County) areas. Each person under 16 years of age must be accompanied by a supervising adult.

5) Hunters shall use only decoys provided by the Department. The use or possession of any other decoys is illegal.

e) Special duck regulations for Rice Lake.

- 1) The legal hunting season is the dates of the central zone duck hunting season.
- 2) All hunting parties (each blind) are required to use a minimum of 12 duck decoys.
- 3) Hunters can bring a private boat or can rent a boat at the area. The maximum motor size limit for private boats is unrestricted and for rental boats is 10 h.p. while hunting. Boats shall be provided with blinds on Big Lake and no motors shall be allowed.
- 4) Hunters must be at least 16 years of age to draw for a blind at the Rice Lake area.
- 5) Rice Lake will be closed to hunting when the lake is frozen over.

d) Special Canada goose hunting regulations for Snake Den Hollow.

- 1) The legal hunting season is the dates of the Tri-County goose hunting zone.
- 2) Hunters must not possess more than 5 shells for each Canada goose or subspecies allowed in the daily bag.
- 3) Hunters must not enter the refuge in pursuit of crippled geese.
- 4) Hunters must be at least 16 years of age to draw for a blind.

5) Closed December 24, 25 and 26.

(Source: Amended at 15 Ill. Reg. _____, effective _____)

Section 590.60 Various Other Department Sites - Duck, Goose and Coot Hunting

DEPARTMENT OF CONSERVATION

NOTICE OF PROPOSED AMENDMENTS

a) Sites covered in this Section conform to Statewide Regulations (Section 590.10) and General Department Regulations (Section 590.30), except as noted in the remainder of this Section. These sites are:

Braidwood Lake

Cache River State Natural Area

Campbell Pond Wildlife Management Area

Carlyle Lake Project Lands and Waters

Clinton Lake State Recreation Area

Crab Orchard Refuge

Dog Island Wildlife Management Area

Donnelley State Wildlife Area

Fox Ridge State Park

Ft. de Chartres Historic Site

Heidecke State Fish and Wildlife Area and Powerton Lake

Horseshoe Lake Conservation Area (Alexander County) Public Hunting Area (other than permit area)

Horseshoe Lake State Recreation Area (Madison County)

Kaskaskia River Fish and Wildlife Area

Kidd Lake State Natural Area (no permanent blinds allowed)

Kinkaid Lake Fish and Wildlife Area

Lake Shelbyville

Lake Shelbyville Fish and Wildlife Management Area

LaSalle Fish and Wildlife Area

Little Black Slough State Natural Area

Lower Cache River State Natural Area

Mernet Lake Conservation Area

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Mississippi River Area Fish and Wildlife Area

Pike County Conservation Area

Powerton Lake (Regulations combined with Heidecke Lake)

Rend Lake Project Lands and Waters

Rice Lake Conservation Area

Saline County Conservation Area

Sangamon Conservation Area

Seney Lake State Park

Shawnee National Forest, Bluff Lake

Shawnee National Forest, LaRue Scatters

Shawnee National Forest, Oakwood Bottoms (West of the Big Muddy Levee)

Stephen A. Forbes State Park

Ten Mile Creek State Fish and Wildlife Area

Turkey Bluffs Fish and Wildlife Area (All hunters must sign in and out and report kill; no permanent blinds allowed)

Union County (tring line Waterfowl Management Area)

b) Site specific regulations

1) Braidwood Lake

A) Definitions:

- A) Definitions:
 - i) Boat blind (water blind) - a portable form of boat which must be completely concealed (including final brushing) before entering the area.
 - ii) Water blind site - a position within 50 yards of a numbered stake or buoy, or a position between two like-numbered buoys, where a blind may be located.
 - iii) Daily draw - procedure by which blinds or blind sites are allocated daily.

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- iv) Refuge - an inviolate area on which all hunters and the general public may not trespass.
- B) Waterfowl hunting shall be permitted on Department leased or managed lands and waters only at designated blind sites.
- C) Waterfowl sites shall be determined by the Department of Conservation and marked with a numbered stake or buoy.
- D) Blind sites shall be allocated on a daily draw basis conducted at the check stations 90 minutes before shooting time. Hunters shall register as parties for the drawing; each party drawn will be allowed to select blind site in order drawn; only those hunters registered in party shall be allowed to hunt with their party; no more than three hunters per party; persons under the age of 16 shall not be allowed to hunt unless accompanied by an adult.
- E) Blind sites not selected during the drawing shall be allocated on a first-come, first-served basis. Vacant blind sites shall be allocated 90 minutes after legal shooting time. No blind sites shall be allocated after 9:00 a.m.
- F) Hunters wishing to move to another blind site must report this move to the check station attendant, in person, before such a move, except that after 10:00 a.m. daily, hunters may move to a vacant blind site without notifying attendant, but such a move must be reported when checking out.
- G) Hunting shall be from boat blinds only.
- H) Access to blind sites shall be by boat only and from designated boat launch sites.
- I) No more than 3 persons shall use one blind. Portable boat blinds must have been completed, including final brushing, before entering the area, and be removed at the end of each hunting day.
- J) Daily shooting hours will be legal opening time to 12:00 Noon. Upon vacating blinds, all hunters must report to the check station within 1 hour. At this time, waterfowl bagged must be checked in and displayed to the station operator and hunting licenses returned.
- K) Each hunting party is required to hunt over a minimum of 12 decoys. Decoys must be picked up immediately after the hunt is over.
- L) No unauthorized pits or blinds shall be built on Department leased or managed land or water.

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M Braidwood Lake shall be closed to all fishing and boat traffic from 2 weeks prior to duck season through the day before duck season and be closed to all fishing during waterfowl seasons commencing with duck season.

N No hunting allowed on Monday and Tuesday.

O Layout boats approved in advance by the site superintendent shall be permitted. A layout boat is defined as a non-motorized, flat bottom, low profile boat in which the sides are continuous with the front deck and slope inward toward the opening rather than the usual outward slope. Such layout boats must be attended at all times by a nonhunting tender boat that is at least 16 feet with a 60 inch beam. Layout boats are restricted to open water blind sites. Tender boats must anchor as close as possible to the designated tender boat location.

P No guns may be carried from water blinds to retrieve waterfowl that fall on land.

Q Hunting is closed on Christmas Day.

R All water areas not posted with blind site numbers shall be refuge and are closed to all boat traffic except by authorized personnel.

S It is unlawful to shoot across any dike.

T Waterfowl hunting closes at the end of duck or goose season, whichever is later. No goose hunting during the September goose season is permitted.

U In the event of adverse water and/or weather conditions, such as flooding, high winds, or heavy fog, hunting shall be prohibited.

2) Cache River State Natural Area

A No permanent blinds or pits may be constructed or dug at any time. All blinds must be of a portable nature or be established with natural vegetation and must be removed or dismantled at the end of the day's hunt. Cutting of live trees and shrubs on the area is prohibited.

B Dedicated Nature Preserve areas are closed to hunting.

3) Campbell Pond Wildlife Management Area

All blinds must be of a portable nature and constructed with natural vegetation at the blind site and must be removed or dismantled at the end of the day's hunt.

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4) Carlyle Lake Project Lands and Waters

A Shooting hours for waterfowl are statewide opening hour until 1:00 p.m.

B Waterfowl and coot hunting shall be permitted except in clearly posted refuge areas or developed recreation areas, or within 500 feet of construction sites or developed recreation areas.

C No permanent blinds, goose pits, or other structural works may be constructed or dug on State managed lands at any time, except that the U.S. Army Corps of Engineers may build permanent blinds for disabled or handicapped hunters. All other blinds must be portable in nature or constructed of natural vegetation located at the blind site, and must be removed at the end of the day's hunt.

D It is unlawful to enter the subimpoundment area during the 3 days prior to the opening of waterfowl hunting season. No one may enter the subimpoundment area before 3:00 a.m. each day of the duck hunting season, and no one may remain in the area after 3:00 p.m. each day of the duck hunting season. The subimpoundment area is defined as that area bordered by the Kaskaskia River on the east and south and extending north and west to the Carlyle Lake project boundary, and includes impoundment areas 1, 2, 3, and 4.

E No one may enter or remain on the waters of Carlyle Lake from 12:00 a.m. (midnight) to 3:00 a.m. each day of the waterfowl hunting season. No waterfowl hunter may remain in the area after 3:00 p.m. each day of the waterfowl hunting season. The waters of Carlyle Lake include the lake and that portion of the Kaskaskia River, northfork, eastfork and Hurricane Creek that are within the boundaries of the Carlyle Lake property.

F It shall be unlawful to be in possession of firearms on the waters of Carlyle Lake after 3:00 p.m. each day during the waterfowl hunting season and 24 hours prior to the opening day of waterfowl hunting season.

G Only walk-in hunting shall be permitted in the subimpoundment areas. No flotation devices capable of floating a man are allowed except Coast Guard approved PRD's. When the water level in the subimpoundment area is too high (due to flooding) to allow walk-in hunting, Department of Conservation personnel shall post that the area is open to boats. Boats are allowed only at these times in the subimpoundment areas.

H Only waterfowl and coot hunting are allowed in the subimpoundment area during the duck hunting season. On the day following the close of duck season to the close of goose season, the following areas in the

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Carlyle subimpoundment shall be refuge. All of compartments 3 and 4 and that portion of compartment 2 that lies 200 yards south of levee B where the levee runs east and west, and 200 yards west where the levee turns and runs north and south.

Each hunting party is required to hunt over a minimum of 12 decoys. Decoys shall not be left out unattended or after 3:00 p.m. each day of the waterfowl season.

A minimum of 200 yards shall be maintained between waterfowl hunting parties. (A hunting party shall be defined as an individual, or group of hunters occupying a single boat, blind, or hunting site).

No person shall tamper or attempt to manipulate any of the gates, pumps, or structures in the subimpoundment area.

No motor driven vehicles are allowed in the subimpoundment area except those operated by Department of Conservation or Corps of Engineers personnel.

The waters of Carlyle Lake lying south of a line from the south side of the mouth of Coles Creek on the east side of Carlyle Lake to the south side of the mouth of Allen Branch on the west side of Carlyle Lake is a designated waterfowl refuge and is closed to waterfowl hunting.

East Side Management Area from Cox Bridge to the north and east boundary of the State managed land is open to hunting of other species (that are in season) during the waterfowl hunting season. Subimpoundment area waterfowl regulations apply in this area for waterfowl hunting. Statewide and site specific regulations apply for other species.

All waterfowl hunters must register prior to hunting each day of the waterfowl hunting season at the nearest registration box located at the access parking lot. All hunters must sign out and record their harvest at the end of each day's hunt.

6) Clinton Lake

- A) Hunters must obtain free permit from site office prior to hunting. Hunters must return the permit and report harvest by February 15 of following year or hunting privileges for following season shall be forfeited.
- B) Hunting is allowed only from anchored portable boat blinds except no waterfowl hunting is permitted in the area extending from a line between the west side boat ramp and the southern-most point of the central peninsula to the Davenport Bridge, and within 200 yards of developed recreation areas, construction and industrial sites, or within

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300 yards of electrical power lines.

C) Hunting parties must maintain a minimum distance of 200 yards apart.

D) No more than 3 persons shall occupy or use a portable boat blind.

E) Portable boat blinds must have been completed, including final brushing, before entering the water and must be removed at the end of each hunting day.

F) Each hunting party is required to hunt over a minimum of 12 decoys.

6) Dog Island Wildlife Management Area

All blinds must be of a portable nature and constructed with natural vegetation at the blind site and must be removed or dismantled at the end of the day's hunt.

7) Donnelley State Wildlife Area

A) Hunting is prohibited on Tuesdays and Wednesdays.

B) Hunting hours are from sunrise to 12 Noon.

C) Goose hunting is prohibited after the close of the duck season.

D) All hunting shall be from designated blinds only. Refilling or changing blinds is not permitted.

E) All hunters must report to the check station to fill out an information card and turn in hunting licenses or Firearm Owner's Identification Cards before proceeding to blinds.

F) \$5 daily usage stamp must be purchased to hunt this area.

G) No outboard motors are allowed by public - only by authorized DOC personnel.

H) No more than 3 persons shall occupy a blind at any one time.

I) All parties are required to report to check station within 1 hour after termination of hunt or no later than 1 p.m.

J) All parties must hunt over a minimum of 12 decoys and a maximum of 48 decoys which must be removed upon the termination of the hunt.

K) The first weekend and the third Saturday of the waterfowl season shall be designated as youth hunt days. This shall consist of youth or youths

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16 and under plus one adult per blind. There shall be no charge for the youth on these days. Those blinds not allocated to youths shall be available to adults on those days.

L) One blind shall be made available by priority claim to "disabled" persons (as defined in Section 2.33 of the Wildlife Code).

Fox Ridge State Park

- A) Hunting restricted to Embarras River and its flood waters.
- B) No permanent blinds of any kind or other structural works are permitted.
- C) No pits shall be dug, built or occupied.

Fort de Chartres Historic Site

- A) No check station.
- B) Hunting is allowed from anchored, portable boat blinds only on a first-come, first-served basis; no permanent blinds allowed.
- C) Portable boat blinds must have been completed, including final brushing, before entering the area and must be removed at the end of each hunting day.
- D) Hunting parties must maintain a minimum distance of 200 yards apart.
- E) Each hunting party is required to hunt over a minimum of 12 decoys which must be removed at the end of each hunting day.
- F) No hunting is allowed during firearm deer season.

Heidecke State Fish and Wildlife Area and Powerton Lake

A) Definitions:

- i) Boat blind (water blind) - a portable form of boat which must be completely concealed (including final brushing) before entering the area. The boat blind and all blind materials must be removed at the end of each hunting day.
- ii) Water blind site - a position within 10 yards of a numbered stake or buoy where a blind may be located.
- iii) Daily draw - procedure by which blinds or blind sites are allocated daily.

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- iv) Refuge - an inviolate area on which all hunters and the general public may not trespass.
- B) Waterfowl hunting shall be permitted on Department leased or managed lands and waters only at designated blind sites.
- C) Water blind sites shall be determined by the Department of Conservation and marked with a numbered stake or buoy.
- D) Blind sites shall be allocated on a daily draw basis conducted at the check stations 90 minutes before shooting time at Heidecke State Fish and Wildlife Area and 60 minutes before shooting time at Powerton Lake. At Heidecke Lake hunters shall register as parties for the drawing; each party drawn shall be allowed to select blind site in order drawn; only those hunters registered in party shall be allowed to hunt with their party; no more than three hunters per party; persons under the age of 16 shall not be allowed to hunt unless accompanied by an adult.
- E) Blind sites not selected during the drawing shall be allocated on a first-come, first-served basis. Vacant blind sites shall not be allocated after the drawing until one hour after legal shooting time. No blind sites shall be allocated after the drawing until one hour after legal shooting time. No blind sites shall be allocated after 10:00 a.m.
- F) Hunters wishing to move to another blind site must report this move to the check station attendant, in person, before such a move.
- G) Hunting must be from boat blinds only.
- H) Access to water blind sites must be by boat only and from designated boat launch sites.
- I) All water hunting must be from portable blind, within 10 yards of the assigned numbered stake or buoy. No more than 3 persons shall use one blind. Portable boat blinds must have been completed, including final brushing, before entering the area, and be removed at the end of each hunting day.
- J) Daily shooting hours shall be legal opening time to 12:00 Noon. Upon vacating blinds, all hunters must report to the check station within 1 hour. At this time, waterfowl bagged must be checked in and displayed to the station operator and hunting licenses returned.
- K) Each hunting party is required to hunt over a minimum of 12 decoys. Decoys must be picked up immediately after the hunt is over.

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L) No unauthorized pits or blinds shall be built on Department leased or managed land or water.

M) Heidecke Lake shall be closed to all fishing and boat traffic except for legal waterfowl hunters from 2 weeks prior to duck season until the close of the waterfowl season. Powerton Lake shall be closed to boat traffic from October 1 to February 15, except for legal waterfowl hunters; and closed to all unauthorized entry during the waterfowl season.

N) No hunting on Monday and Tuesday at Heidecke Lake. No hunting at Powerton Lake on Monday through Thursday except hunting permitted on State holidays.

O) It is unlawful to hunt waterfowl on the water area in any watercraft less than 16 feet long and 60 inches in beam; however, layout boats approved in advance by the site superintendent will be permitted. A layout boat is defined as a nonmotorized, flat bottom, low profile boat in which the sides are continuous with the front deck and slope inward toward the opening rather than the usual outward slope. Such layout boats must be attended at all times by a nonhunting tender boat that is at least 16 feet with a 60 inch beam. Layout boats are restricted to open water blind sites. Tender boats must anchor as close as possible to the center dike.

P) No guns may be carried from water blinds to retrieve waterfowl that fall on land.

Q) Hunting is closed on Christmas Day.

R) All water areas not posted with blind site numbers shall be refuge and are closed to all boat traffic except by authorized personnel.

S) It is unlawful to shoot across any dike at Heidecke Lake.

T) Waterfowl hunting shall close with the conclusion of the duck season at Powerton Lake. At Heidecke Lake waterfowl hunting closes at the end of duck or goose season, whichever is later. No goose hunting is allowed prior to duck season.

U) In the event of adverse water and/or weather conditions, such as flooding, high winds, or heavy fog, hunting be prohibited.

11) Horseshoe Lake (Alexander County) Public Hunting Area (other than permit area)

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intersection of State Highway No. 3 and the Olive Branch-Miller City Road, thence in southerly direction to the intersection of the Olive Branch-Miller City Road and the Promised Land Road, thence easterly to the intersection of the Promised Land Road and Old Highway No. 3, thence northwesterly to the intersection of Old Highway No. 3 and State Highway No. 3 and thence northwesterly along State Highway No. 3 to point of beginning at Olive Branch.

12) Horseshoe Lake State Recreation Area (Madison County)

A) A pothole cleared of all weeds and brush for a 40 yard radius is required around all blind sites.

B) Blinds must be completed, including final brushing, 4 weeks in advance of the opening date of waterfowl season, after which time the Department of Conservation shall inspect all blinds and blind sites and issue blind registration cards to those which pass inspection.

C) Sites on which blinds have not been built, as well as sites on which blinds of an unsatisfactory quality have been built, and have failed the inspection pursuant to Section 590.30(e), shall be given one week to correct deficiencies. Blinds failing the second inspection shall be reassigned to alternatives selected at a drawing or by a first-come allocation held on a day publicly announced by the Department. All reassigned blinds must be completed, including final brushing, in advance of the opening date of the waterfowl season.

13) Kaskaskia River Fish and Wildlife Area

A) Shooting hours are statewide opening hour until 1:00 p.m. during the waterfowl hunting season. No waterfowl hunters may remain in the area after 3:00 p.m. For those lands lying south of Illinois Route 154 and north of Illinois Route 13, the legal shooting hours shall be from statewide opening hour until statewide closing hour. Goose hunting hours end at 1:00 p.m.

B) All waterfowl hunting parties must use at least 12 decoys and hunt at least 200 yards from the next hunting party.

C) No permanent blinds allowed on the area. No one has any prior claim or right to any blind site. First-come, first-served rule prevails. Blinds shall be of a portable nature or constructed with natural vegetation located at the blind site and must be removed or dismantled at the end of each day's hunt.

D) It is unlawful to leave duck and goose decoys unattended. Decoys must be picked up at the end of each day's hunt.

E) No one under 16 years of age shall hunt or attempt to hunt on the area.

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unless accompanied by an adult due to safety factors.

F) The following regulations apply to the Doza Creek Waterfowl Management Area:

- i) This area shall be closed to all public use 3 days prior to waterfowl hunting season. No waterfowl hunters may enter the area before 3:00 a.m. each day of the waterfowl hunting season. No waterfowl hunters may remain in the area after 3:00 p.m.
- ii) Waterfowl, coot and archery deer hunting only allowed in this area during the duck hunting season.

14) Lake Shelbyville West Okaw and Kaskaskia Fish and Wildlife Area

A) Waterfowl hunting shall be permitted as described below except in duly posted restricted and "No Hunting" areas.

B) Waterfowl hunting in the Fish Hook, the North Dunn, the McGee, and the Jonathan Creek Waterfowl Areas shall be allotted by a daily drawing from opening day through the first Saturday and Sunday of the regular waterfowl season. Parties must register for drawings between 4:00 a.m. and 5:00 a.m. Central Daylight Time (3:00 a.m. and 4:00 a.m. Central Standard Time) on those days. Each party drawn shall be allowed to choose one of the staked sites in the waterfowl area. Parties must select sites in the order they are drawn. Maximum party size is 4 persons. In addition, the following regulations shall apply:

- i) All parties must hunt within 10 yards of their assigned stake.
- ii) All parties must be in place by one-half hour before shooting time.
- iii) All parties are required to report their harvest by 2:00 p.m. following each hunt.

C) Hunting in the Jonathan Creek, North Dunn and McGee Waterfowl Areas shall be restricted to designated, staked sites on a first-come, first-served basis except as noted in subsections (A) and (B) above. A hunting party must hunt within 10 yards of the stake.

D) Daily shooting hours shall be from legal opening to 1:00 p.m.

E) Waterfowl hunters must maintain a distance of 200 yards between parties except as described in subsection (B) above. (A hunting party shall be defined as an individual or group of hunters occupying a single boat, blind, or hunting site).

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F) Each hunting party in the Fish Hook, Dunn, Jonathan Creek and McGee Waterfowl Areas are required to hunt over a minimum of 12 decoys.

G) The building of permanent blinds of any kind or other structural works is prohibited. All blinds must be of a portable nature or constructed with natural vegetation located at the blind site and must be removed or dismantled at the end of the day's hunt.

H) No goose pits shall be built or dug.

I) Motors of over 10 horsepower shall not be operated in the Fish Hook, Jonathan Creek, Dunn, and McGee Waterfowl Areas.

J) Waterfowl hunting only is permitted in the Fish Hook, Dunn, Jonathan Creek and McGee Waterfowl Areas during the regular waterfowl season, except that pheasant, rabbit and quail hunting is permitted after 1:00 p.m. daily beginning the day after the close of the Central Zone Duck Season.

K) During the regular waterfowl season, no bank or boat fishing shall be permitted on the Kaskaskia River from the Strickland Boat Access north to the Illinois Central Railroad bridge from one-half hour before sunrise until 1:00 p.m.

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A) Waterfowl hunting shall be permitted only during the duck hunting season.

B) Hunting is allowed in both the walk-in and blind areas only. Those individuals wishing to hunt in the walk-in area are required to deposit their hunting licenses and register at the check station prior to entering the area. Individuals who wish to use the blind area are required to deposit their hunting licenses and participate in a daily drawing during which blinds shall be assigned. Hunting parties shall not change blinds without prior approval from the check station operator. Those persons exempted by law from having hunting licenses must deposit their Firearm Owner's Identification Cards.

C) The daily drawing shall be held one hour prior to legal shooting time.

D) All members of the hunting party shall register as a group (not to exceed 4 people per group) for the purpose of the drawing.

E) Those hunters in the blind area shall park in designated areas. These parking areas shall be numbered to correspond with particular blind sites located along the levee road.

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F) In the blind area, a minimum of 12 decoys per blind is required while hunting waterfowl.

G) Deer, squirrel and woodcock may not be taken in the waterfowl areas after the opening of the waterfowl season.

H) Daily hunting hours shall be the legal opening until 12:00 Noon local time.

D) All boats are prohibited from entering the duly posted waterfowl refuge (Main Lake) from October 1 until the close of the waterfowl season.

(16) **Mississippi River Area Fish and Wildlife Area**

A) A pothole cleared of all weeds and brush for a 40 yard radius is required around all blind sites.

B) Blinds must be completed, including final brushing, 4 weeks in advance of the opening date of waterfowl season, after which time the Department of Conservation shall inspect all blinds and blind sites and issue blind registration cards to those which pass inspection.

C) Sites on which blinds have not been built, as well as sites on which blinds of an unsatisfactory quality have been built, and have failed the inspection pursuant to Section 590.60(e), shall be given one week to correct deficiencies. Blinds failing the second inspection shall be reassigned to alternates selected at a drawing on a day publicized announced by the Department. All reassigned blinds must be completed including final brushing, in advance of the opening date of the waterfowl season.

(17) **Pike County Conservation Area**

Statewide season regulations apply except that the season closes November 3 or the legal statewide closing, whichever is earlier, in Area A.

(18) **Rend Lake Project Lands and Waters**

A) All blinds must be of a portable nature or constructed with natural vegetation located at the blind site and must be removed or dismantled at the end of the day's hunt.

B) No goose pits or permanent blinds shall be dug or built on Project lands.

C) All waterfowl hunters and all boats must be out of the Wildlife Management Areas by 2:00 p.m. each day of the waterfowl season and not return until 4:30 a.m.

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In the blind area, a minimum of 12 decoys

G) Deer, squirrel and woodcock may not be taken in the waterfowl areas after the opening of the waterfowl season.

H) Daily hunting hours shall be the legal opening until 12:00 Noon local time.

I) All boats are prohibited from entering the duly posted waterfowl refuge (Main Lake) from October 1 until the close of the waterfowl season.

16) Mississippi River Area Fish and Wildlife Area

A) A pothole cleared of all weeds and brush for a 40 yard radius is required around all blind sites.

B) Blinds must be completed, including final brushing, 4 weeks in advance of the opening date of waterfowl season, after which time the Department of Conservation shall inspect all blinds and blind sites and issue blind registration cards to those which pass inspection.

C) Sites on which blinds have not been built, as well as sites on which blinds of an unsatisfactory quality have been built, and have failed the inspection pursuant to Section 590.60(e), shall be given one week to correct deficiencies. Blinds failing the second inspection shall be reassigned to alternates selected at a drawing on a day publicly announced by the Department. All reassigned blinds must be completed including final brushing, in advance of the opening date of the waterfowl season.

17) Pike County Conservation Area

Statewide season regulations apply except that the season closes November 3 or the legal statewide closing, whichever is earlier, in Area A.

18) Rend Lake Project Lands and Waters

A) All blinds must be of a portable nature or constructed with natural vegetation located at the blind site and must be removed or dismantled at the end of the day's hunt.

B) No goose pits or permanent blinds shall be dug or built on Project lands.

C) All waterfowl hunters and all boats must be out of the Wildcat Management Area by 2:00 p.m. each day of the waterfowl season and not return until 4:30 a.m.

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- D) No hunting permitted from the subimpoundment dams.
- E) No waterfowl hunting permitted within 200 yards of the refuge boundary, or within 100 yards of any private property boundary.
- F) The distance between waterfowl hunting parties shall be no less than 200 yards. (A hunting party shall be defined as an individual or group of hunters occupying a single boat, blind, or hunting site.)
- G) All boat traffic is prohibited from entering the duly posted waterfowl refuge and the subimpoundments from 2 weeks before waterfowl season until March 1 except that boats used by waterfowl hunters are permitted in the subimpoundments from 4:30 a.m. until 2 p.m. during the waterfowl season.
- H) All waterfowl hunters must sign in prior to hunting and sign out an report their harvest at the end of each day's hunt.
- I) Permanent blinds at the Whistling Wings Access Area shall be allocated by a daily drawing at 5:30 a.m.
- J) Each hunting party is required to hunt over a minimum of 12 decoys at each blind site, and all decoys must be picked up at the end of each day's hunt.
- K) Daily shooting hours for waterfowl shall be from legal opening time to 1:00 p.m.
- L) The land portion of the Rend Lake Refuge is closed to trespassing at all times. The location of the Rend Lake Refuge is described as follows:
 - i) Bounded on the south by a buoy line, approximating the Jefferson-Franklin County Line.
 - ii) Bounded on the east by a buoy line and/or signs approximating the channel of the Casey Fork Creek.
 - iii) Bounded on the west by a buoy line and/or signs approximating the channel of the Big Muddy River.
 - iv) Bounded on the north portion of the Big Muddy River by a buoy line and/or signs approximating a line which would extend west from Ina, Illinois.
 - v) Bounded on the north portion of the Casey Fork Creek by the Casey Fork Subimpoundment Dam.

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vi) Bounded on Nason Point by refuge boundary signs at project limits.

19) Rice Lake (Walk-in and Coppers Creek Management Units)

A) Hunting shall be alternated between units every other day beginning with opening day at the walk-in unit, and shall be limited to 20 hunters per day.

B) Hunters shall be determined by a daily drawing at the designated check station.

C) Shooting hours shall be from legal opening time until 12:00 Noon. Statewide bag and possession limits apply on this area.

20) Saline County Conservation Area

A) Waterfowl hunting is allowed north of the township road only.

B) Walk-in hunting only.

21) Sanganois

A) Hunters using the walk-in area shall use the check station at the headquarters area located 8 miles northwest of Chandlerville just off Route 78 or the check station on the west side of the Illinois River one mile north of Browning near Route 100.

B) Walk-in waterfowl hunting shall be permitted only in the area posted for this purpose.

C) All hunters using this area must report to the check station to fill out information cards and to turn in hunting licenses or Firearm Owner's Identification Cards before proceeding to area.

D) Upon the completion of hunting, hunters must report to the check station within one hour.

E) Fishing is prohibited in the impoundment areas during the waterfowl season.

F) No person shall trespass on the Barkhausen Refuge during the period from October 1 through December 31.

G) No person shall trespass on the Marion-Pickerel Waterfowl Refuge during the period from October 1 through the last day of the waterfowl season, unless prior permission for a specific reason (such as access to private land or to retrieve dead or wounded game) is granted by the

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site superintendent.

H) Walk-in area legal opening until 12:00 noon during duck season. When the central zone goose season extends beyond the duck season, goose hunting shall be permitted with statewide shooting hours in effect. Hunters need not occupy a blind. All hunting must be conducted within non-refuge areas.

22) Sangchris Lake State Park

H) Hunting hours are legal opening until 12:00 Noon, except during the firearm deer season hunting hours shall cease at 10 a.m. and waterfowl hunters must be off the lake by 11 a.m. No waterfowl hunting the 1st day of firearm deer season in November or the 1st day of firearm deer season in December.

Blind sites shall be allocated by a daily drawing to be conducted two hours prior to shooting time. Blind sites not selected during the drawing (or in the event that personnel are not available to conduct the drawing) shall be allocated on a first-come, first-served basis. Vacant blind sites shall not be allocated until 9 a.m. Further, no blind sites shall be allocated after 10 a.m. (During that portion of the goose season which follows the duck season, the west arm blind sites only shall be available for goose hunting and shall be allocated on a first-come, first-served basis.

C) All hunting must be from registered blind sites only and hunters must occupy their blinds within one hour after registering at the check station.

D) Upon vacating their blinds, hunters must place their completed harvest cards in the collection boxes located at either the east or west boatdock.

E) There will be a duly posted waterfowl refuge. This area shall be closed to all boat traffic and boat fishing during the waterfowl season. Bank fishing along the dam shall be permitted.

F) A waterfowl refuge will be located on State land between the east and west arms of the lake. Additional refuges are located on waters from the junction of the center arm and the east arm of the lake north to the refuge area, the area adjacent to the power plant is utilized as a fly ash pond and the south portion of the west arm shall be duly designated as inviolate areas.

G) No more than 4 persons shall occupy a blind at one time.

H) Waterfowl hunting shall be permitted on State leased lands and waters in the Sangchris Lake State Park area, except in duly posted refuge

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areas, developed recreation areas, a minimum of 300 yards from all high lines and 500 feet from construction or industrial sites. The center arm of the lake shall be closed to all waterfowl hunting.

D) Blind sites shall be determined by the Department of Conservation and marked with a numbered stake. When it is deemed necessary, the Department of Conservation shall remove, move or close blind sites in order to carry out the operations of the overall management program.

J) Hunters wishing to move to another blind location may do so after 10 a.m. providing they include the blind change on the harvest card and report their kill for each blind.

K) Access to blind sites shall be by boat only and from designated boat launch sites, the West Hill Boat Launch and the East Harbor Boat Launch. A corridor located north of the Middle Peninsula along the southern edge of the existing refuge will be established to provide access to the west arm of the Lake from the East Harbor Boat Launch when the West Hill Boat Launch is closed. Such notice of corridor use shall be announced prior to the blind drawing for that day.

L) All hunting must be from 1 portable blind or 1 anchored portable blind located within a numbered cove and between the assigned numbered stakes. Portable blinds or boat blinds must have been completed, including final brushing, before entering the area, and removed at the end of each hunting day. Cutting of natural vegetation for any purpose is unlawful.

M) Crippled waterfowl that fall on land, other than areas designated as refuge, shall be retrieved by foot. However, no gun may be carried while attempting to recover such birds.

N) No pits or blinds shall be built on State leased or Commonwealth Edison land.

O) Blind sites: A position between two like numbered stakes within a cove where a blind may be located.

P) Corridor - Water travel lane, during waterfowl season only, for boating back and forth to blind sites.

Q) Fishing shall be prohibited in the east and west arms of the lake during the period from 10 days prior to the duck season through the end of the duck season. Fishing shall be prohibited in the west arm of the lake during that portion of the goose season that follows the duck season.

R) Each party must hunt over a minimum of 12 decoys, and all decoys must be removed at the end of each day's hunt.

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When it is deemed necessary for public safety reasons, such as flooding, high winds, or heavy fog, the Department of Conservation will close the lake area to all fishing and all boating activity except for non-water hunting programs.

S) Shawnee National Forest, Bluff Lake

23) A) Goose hunting is prohibited.

B) Shooting hours: legal opening until noon.

C) No permanent blinds or other structures may be constructed on the site.

24) Shawnee National Forest, LaRue Scatters

A) All hunting must be by walking in or in boats without motors.

B) Shooting hours for all species in this area shall close at 12:00 Noon local time, except bow hunting for deer shall be permitted in accordance with statewide deer hunting hours (17 Ill. Adm. Code 670).

C) Permanent blinds shall not be constructed in this area and all equipment used in the taking of waterfowl must be removed at the end of each hunting day.

25) Shawnee National Forest, Oakwood Bottoms (Green Tree Reservoir west of the Big Muddy Levee)

A) All hunting must be by walking into the area.

B) Shooting hours for all species on this area shall close at 12:00 Noon local time, except bow hunting for deer shall be permitted in accordance with statewide deer hunting hours (17 Ill. Adm. Code 670).

C) Permanent blinds shall not be constructed in this area and all equipment used in the taking of waterfowl must be removed at the end of each hunting day.

D) Each hunting party must hunt over a minimum of 12 decoys in Compartments 19, 20 and 21.

E) No person shall tamper with or attempt to manipulate any of the gates, pumps or structures in the sub-impoundment area.

26) Stephen A. Forbes

A) Daily hunting hours are legal open to 1:00 p.m.

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B) On the main lake hunting is allowed from a boat blind only and must be within 100 yards of a staked location.

C) Only walk-in hunting is allowed in the sub-impoundment. Hunting must occur within 100 yards of a staked location.

D) Hunting shall be allowed on a first-come, first-served basis. All hunters must use 12 decoys, minimum.

27) Ten Mile Creek Fish and Wildlife Area

A) Permit required.

B) All blinds must be of portable nature or constructed with natural vegetation located at the blind site and must be removed or dismantled at the end of the day's hunt.

C) No goose pits or permanent blinds shall be dug or built on State lands.

D) The distance between waterfowl hunting parties or blind sites shall be no less than 200 yards.

E) Waterfowl hunters must obtain permit prior to hunting.

F) Each hunting party is required to hunt over a minimum of 12 decoys at each blind site, and all decoys must be picked up at the end of each day's hunt.

G) Areas designated as RRFUGE are closed to all access during the Canada Goose Season only. REFUGE designation has been given to all land in Unit I, and the 260 acre tract at the Western edge of Unit II.

28) Union County (Firing Line Waterfowl Management Area)

A) It shall be unlawful to take a gun beyond the posted boundary while retrieving crippled geese.

B) This area shall be closed at 12 noon during the goose season.

C) Hunters may not possess more than 5 shells for each Canada Goose or subspecies allowed in the daily bag.

D) Waterfowl hunting from staked sites only.

(Source: Amended at 15 Ill. Reg. _____, effective _____)

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1) The Heading of the Part: FOOD STAMPS

2) Code Citation: 89 Ill. Adm. Code 121

3) Section Number: 121.91

4) Statutory Authority: Sections 12-4.4 thru 12-4.6 of the Illinois Public Aid Code (Ill. Rev. Stat. 1989, Ch. 23, Pars. 12-4.4 thru 12-4.6)

5) A Complete Description of the Subjects and Issues Involved: This rulemaking extends the scheduled due date for monthly reports from 5 days to 7 days following the fiscal month of report. This rulemaking also extends the time period for reinstatement for households that delay in providing a completed report until after the scheduled due date until the household has been terminated. The present rule does not allow these extensions.

6) Will this Proposed Amendment replace an Emergency Amendment currently in effect? No

7) Does this rulemaking contain an automatic repeal date? _____ Yes _____ No

8) Does this Proposed Repealer contain incorporations by reference? No

9) Are there any other Proposed Amendments pending on this Part? No

10) Statement of Statewide Policy Objectives: This rulemaking has no effect on local governmental units.

11) Time, Place, and Manner in which interested persons may comment on this proposed rulemaking: Any interested parties may submit comments, data, views, or arguments concerning the proposed rulemaking. All comments must be in writing and should be addressed to Anita Williams, Office of the General Counsel, Illinois Department of Public Aid, Jesse B. Harris Building II, 100 South Grand Avenue East, 3rd Floor, Springfield, Illinois 62762 (217) 782-1233. The Department will consider all written comments it receives within 30 days of the date of publication of this notice.

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12) Initial Regulatory Flexibility Analysis: This rulemaking has no effect on small businesses.

The full text of the Proposed Amendment begins on the next page:

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DEPARTMENT OF PUBLIC AID

NOTICE OF PROPOSED AMENDMENT

TITLE 89: SOCIAL SERVICES
CHAPTER I: DEPARTMENT OF PUBLIC AID
SUBCHAPTER b: ASSISTANCE PROGRAMS

PART 121
FOOD STAMPS

SUBPART A: APPLICATION PROCEDURES

Section	
121.1	Application for Assistance
121.2	Time Limitations on the Disposition of an Application
121.3	Approval of an Application and Initial Authorization of Assistance
121.4	Denial of an Application
121.5	Client Cooperation
121.6	Emergency Assistance
121.7	Expedited Services
121.10	Interviews

SUBPART B: NON-FINANCIAL FACTORS OF ELIGIBILITY

Section	
121.19	Ending a Voluntary Quit Disqualification
121.20	Citizenship
121.21	Residence
121.22	Social Security Numbers
121.23	Work Registration/Participation Requirements
121.24	Individuals Exempt From Work Registration Requirements
121.25	Failure to Comply
121.26	Period of Disqualification
121.27	Voluntary Job Quit
121.28	Good Cause for Voluntary Job Quit
121.29	Exemptions From Voluntary Quit Rule

SUBPART C: FINANCIAL FACTORS OF ELIGIBILITY

Section	
121.30	Unearned Income
121.31	Exempt Unearned Income
121.32	Education Benefits
121.33	Unearned Income In-Kind
121.34	Lump Sum Payments and Income Tax Refunds
121.40	Earned Income
121.41	Budgeting Earned Income
121.50	Exempt Earned Income
121.51	Income from Work/Study/Training Programs
121.52	Earned Income from Roomer and Boarder

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Section	Income From Rental Property 121.53 Earned Income In-Kind 121.54 Sponsors of Aliens 121.55 Assets 121.57 Exempt Assets 121.58 Asset Disregards 121.59	Section	121.53 121.140	Section	121.135 121.140	Section	121.135 Small Group Living Arrangement Facilities and Drug/Alcoholic Treatment Centers
NOTICE OF PROPOSED AMENDMENT							
Section	121.60	Section	121.150	Section	121.150	Section	Definition of Intentional Violations of the Program
Net Monthly Income Eligibility Standards 121.61	Gross Monthly Income Eligibility Standards 121.62	Section	121.151	Section	121.151	Section	Penalties for Intentional Violations of the Program
Income Which Must Be Annualized 121.63	Deductions From Monthly Income 121.64	Section	121.152	Section	121.152	Section	Notification To Applicant Households
Coupon Allotment		Section	121.153	Section	121.153	Section	Disqualification Upon Finding of Intentional Violation of the Program
SUBPART D: ELIGIBILITY STANDARDS							
Section	121.70	Section	121.200	Section	121.200	Section	Definition of Claims (Recodified)
Persons Who May Be Included in the Assistance Unit Living Arrangement 121.71	Nonhousehold Members 121.72	Section	121.201	Section	121.201	Section	Establishing a Claim for Intentional Violation of the Program (Recodified)
Ineligible Household Members 121.73	Strikers 121.74	Section	121.202	Section	121.202	Section	Establishing a Claim for Unintentional Household Errors and Administrative Errors (Recodified)
Students 121.75		Section	121.203	Section	121.203	Section	Collecting Claim Against Households (Recodified)
		Section	121.204	Section	121.204	Section	Failure to Respond to Initial Demand Letter (Recodified)
		Section	121.205	Section	121.205	Section	Methods of Repayment of Food Stamp Claims (Recodified)
				Section	121.206	Section	Determination of Monthly Allotment Reductions (Recodified)
				Section	121.207	Section	Failure to Make Payment in Accordance with Repayment Schedule (Recodified)
				Section	121.208	Section	Suspension and Termination of Claims (Recodified)
SUBPART E: HOUSEHOLD CONCEPT							
Section	121.80	Section	121.80	Section	121.80	Section	SOURCE: Adopted December 30, 1977; amended at 3 Ill. Reg. 5, P. 875, effective February 2, 1979; amended at 3 Ill. Reg. 31, P. 109, effective August 3, 1979; amended at 3 Ill. Reg. 33, P. 399, effective August 18, 1979; amended at 3 Ill. Reg. 41, P. 165, effective October 11, 1979; amended at 3 Ill. Reg. 42, P. 230, effective October 9, 1979; amended at 3 Ill. Reg. 44, P. 173, effective October 19, 1979; amended at 3 Ill. Reg. 46, P. 36, effective November 2, 1979; amended at 3 Ill. Reg. 47, P. 96, effective November 13, 1979; amended at 3 Ill. Reg. 48, P. 1; effective November 15, 1979; peremptory amendment at 4 Ill. Reg. 111; effective November 15, 1979; peremptory amendment at 4 Ill. Reg. 111;
121.81	Initiation of Administrative Fraud Hearing (Repealed)	121.81	Fraud Disqualification (Renumbered)	121.81	Fraud Disqualification (Renumbered)	121.81	Fraud Disqualification (Renumbered)
121.82	Definition of Fraud (Renumbered)	121.82	Initiation of Fraud (Renumbered)	121.82	Initiation of Fraud (Renumbered)	121.82	Initiation of Fraud (Renumbered)
121.83	Notification To Applicant Households (Renumbered)	121.83	Disqualification Upon Finding of Fraud (Renumbered)	121.83	Disqualification Upon Finding of Fraud (Renumbered)	121.83	Disqualification Upon Finding of Fraud (Renumbered)
121.84	Disqualification (Renumbered)	121.84	Court Imposed Disqualification (Renumbered)	121.84	Court Imposed Disqualification (Renumbered)	121.84	Court Imposed Disqualification (Renumbered)
121.85	Monthly Reporting and Retrospective Budgeting	121.85	Monthly Reporting and Retrospective Budgeting	121.85	Monthly Reporting and Retrospective Budgeting	121.85	Monthly Reporting and Retrospective Budgeting
121.90		121.90		121.90		121.90	
121.91		121.91		121.91		121.91	
121.92		121.92		121.92		121.92	
121.93		121.93		121.93		121.93	
121.94		121.94		121.94		121.94	
121.95		121.95		121.95		121.95	
121.96		121.96		121.96		121.96	
121.97		121.97		121.97		121.97	
121.98		121.98		121.98		121.98	
121.99		121.99		121.99		121.99	
121.120	Residents of Shelters for Battered Women and their Children 121.130	121.120	Residents of Shelters for Battered Women and their Children 121.130	121.120	Residents of Shelters for Battered Women and their Children 121.130	121.120	Residents of Shelters for Battered Women and their Children 121.130

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Reg. 3, p. 49, effective January 9, 1980; peremptory amendment at 4 Ill. Reg. 9, p. 259, effective February 23, 1980; amended at 4 Ill. Reg. 10, p. 253, effective February 27, 1980; amended at 4 Ill. Reg. 12, p. 551, effective March 10, 1980; emergency amendment at 4 Ill. Reg. 29, p. 294, effective July 8, 1980 for maximum of 150 days; amended at 4 Ill. Reg. 37, p. 797, effective September 2, 1980; amended at 4 Ill. Reg. 45, p. 134, effective October 17, 1980; amended at 5 Ill. Reg. 766, effective January 2, 1981; amended at 5 Ill. Reg. 1131, effective January 16, 1981; amended at 5 Ill. Reg. 4586, effective April 15, 1981; peremptory amendment at 5 Ill. Reg. 5722, effective June 1, 1981; amended at 5 Ill. Reg. 7071, effective June 23, 1981; peremptory amendment at 10062, effective October 1, 1981; amended at 5 Ill. Reg. 10733, effective October 1, 1981; amended at 5 Ill. Reg. 12736, effective October 29, 1981; amended at 6 Ill. Reg. 16533, effective January 17, 1982; amended at 6 Ill. Reg. 27077, effective March 2, 1982; amended at 6 Ill. Reg. 8159, effective July 1, 1982; amended at 6 Ill. Reg. 10208, effective August 9, 1982; amended at 6 Ill. Reg. 11921, effective September 21, 1982; amended at 6 Ill. Reg. 12318, effective October 1, 1982; amended at 6 Ill. Reg. 13754, effective November 1, 1982; amended at 7 Ill. Reg. 394, effective January 1, 1983; codified at 7 Ill. Reg. 5195; amended at 7 Ill. Reg. 5715, effective May 1, 1983; amended at 7 Ill. Reg. 8118, effective June 24, 1983; peremptory amendment at 7 Ill. Reg. 12899, effective October 1, 1983; amended at 7 Ill. Reg. 13655, effective October 4, 1983, peremptory amendment at 7 Ill. Reg. 16067, effective November 18, 1983; amended at 7 Ill. Reg. 16169, effective November 22, 1983; amended at 8 Ill. Reg. 5673, effective April 18, 1984; amended at 8 Ill. Reg. 7249, effective May 16, 1984; peremptory amendment at 8 Ill. Reg. 10086, effective July 1, 1984; amended at 8 Ill. Reg. 13284, effective July 16, 1984; amended at 8 Ill. Reg. 17900, effective September 14, 1984; amended (by adding section being codified with no substantive change) at 8 Ill. Reg. 17898; peremptory amendment at 8 Ill. Reg. 22145, effective November 1, 1984; amended at 9 Ill. Reg. 302, effective January 1, 1985; amended at 9 Ill. Reg. 6804, effective May 1, 1985; amended at 9 Ill. Reg. 8665, effective May 29, 1985; peremptory amendment at 9 Ill. Reg. 8898, effective July 1, 1985; amended at 9 Ill. Reg. 11334, effective July 8, 1985; peremptory amendment at 9 Ill. Reg. 14334, effective September 6, 1985; amended at 9 Ill. Reg. 15582, effective October 1, 1985; amended at 9 Ill. Reg. 16889, effective October 16, 1985; amended at 9 Ill. Reg. 19726, effective December 9, 1985; amended at 10 Ill. Reg. 229, effective April 21, 1986; peremptory amendment at 10 Ill. Reg. 7387, effective

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7941, effective May 1, 1986; amended at 10 Ill. Reg. 14692, effective August 29, 1986; peremptory amendment at 10 Ill. Reg. 15714, effective October 1, 1986; Sections 121-200 thru 121-208 recodified to 89 Ill. Adm. Code 165 at 10 Ill. Reg. 21094; peremptory amendment at 11 Ill. Reg. 3761, effective February 11, 1987; emergency amendment at 11 Ill. Reg. 3754, effective February 13, 1987, for a maximum of 150 days; emergency amendment at 11 Ill. Reg. 9968, effective May 15, 1987, for a maximum of 150 days; amended at 11 Ill. Reg. 10269, effective May 22, 1987; amended at 11 Ill. Reg. 10621, effective May 25, 1987; peremptory amendment at 11 Ill. Reg. 11391, effective July 1, 1987; peremptory amendment at 11 Ill. Reg. 11855, effective June 30, 1987; emergency amendment at 11 Ill. Reg. 12043, effective July 6, 1987; amended at 11 Ill. Reg. 13635, effective August 1, 1987; amended at 11 Ill. Reg. 14022, effective August 10, 1987; emergency amendment at 11 Ill. Reg. 15261, effective September 1, 1987, for a maximum of 150 days; amended at 11 Ill. Reg. 15480, effective September 4, 1987; amended at 11 Ill. Reg. 15634, effective September 11, 1987; amended at 11 Ill. Reg. 18218, effective October 30, 1987; peremptory amendment at 11 Ill. Reg. 18374, effective October 30, 1987; amended at 12 Ill. Reg. 877, effective December 30, 1987; emergency amendment at 12 Ill. Reg. 15481, effective September 11, 1987; amended at 12 Ill. Reg. 4204, effective February 5, 1988; amended at 12 Ill. Reg. 9678, effective May 23, 1988; amended at 12 Ill. Reg. 9922, effective June 1, 1988; amended at 12 Ill. Reg. 11463, effective June 30, 1988; amended at 12 Ill. Reg. 12824, effective July 22, 1988; emergency amendment at 12 Ill. Reg. 14045, effective August 19, 1988, for a maximum of 150 days; peremptory amendment at 12 Ill. Reg. 15704, effective October 1, 1988; peremptory amendment at 12 Ill. Reg. 16271, effective October 1, 1988; amended at 12 Ill. Reg. 20161, effective November 30, 1988; amended at 13 Ill. Reg. 3890, effective March 10, 1989; amended at 13 Ill. Reg. 13619, effective August 14, 1989; peremptory amendment at 13 Ill. Reg. 15859, effective October 1, 1989; amended at 14 Ill. Reg. 729, effective January 1, 1990; amended at 14 Ill. Reg. 6349, effective April 13, 1990; amended at 14 Ill. Reg. 13202, effective August 6, 1990; peremptory amendment at 14 Ill. Reg. 15158, effective October 1, 1990; amended at 14 Ill. Reg. 16983, effective September 30, 1990; amended at 15 Ill. Reg. 11150, effective July 22, 1991; amended at 15 Ill. Reg. 11957, effective August 12, 1991; peremptory amendment at 15 Ill. Reg. 11957, effective August 12, 1991; amended at 15 Ill. Reg. 14134, effective October 1, 1991; amended at 15 Ill. Reg. _____, effective _____.

NOTE: CAPITALIZATION DENOTES STATUTORY LANGUAGE.

NOTE:

NOTICE OF PROPOSED AMENDMENT

SUBPART F: MISCELLANEOUS PROGRAM PROVISIONS

Section 121.91 Monthly Reporting

a) The following Food Stamp households are required to report monthly:

- 1) all households having at least one member receiving earned income (See Section 121.40(b));
- 2) households having at least one member receiving Unemployment Insurance Benefits (UI);
- 3) households having at least one member who has lost employment within the last three (3) months.

b) Migrant households in the migrant job stream do not have to report monthly.

c) The report shall include

- 1) income, allowable deductions, household composition and other circumstances relevant to the amount of the food stamp allotment, and changes in income, allowable deductions, resources or other relevant circumstances affecting eligibility which the household expects to occur in the current month or future months or which occurred in the budget month.
- 2) monthly reporting, the household is required to provide verification of the following information each month:
 - 1) gross earned income including the loss of earned income (e.g. pay stubs, or an employer's written statement of discharge or layoff),
 - 2) utility expenses when use of actual expenses is requested by the household (e.g. utility bills),
 - 3) medical expenses for a qualifying member (e.g. medical bills),
 - 4) sponsored aliens must report the income and resources of their sponsor and the sponsor's spouse (the failure to do so report will result in

d) With monthly reporting, the household is required to provide verification of the following information each month:

- 1) gross earned income including the loss of earned income (e.g. pay stubs, or an employer's written statement of discharge or layoff),
- 2) utility expenses when use of actual expenses is requested by the household (e.g. utility bills),
- 3) medical expenses for a qualifying member (e.g. medical bills),
- 4) sponsored aliens must report the income and resources of their sponsor and the sponsor's spouse (the failure to do so report will result in

NOTICE OF PROPOSED AMENDMENT

Section 121.91 Monthly Reporting (Cont'd.)

one of the actions specified in subsection (f)(4)), and

5) questionable information (Information is considered questionable if information on the Monthly Report does not agree with statements of the recipient, other information on the Monthly Report or other information received by the local office).

e) The household is required to provide verification of the following information each month if the information has changed since the last report:

- 1) gross unearned income (e.g. award letters or written statements from the income source),
- 2) alien status/citizenship (e.g. alien registration cards or birth certificates), and
- 3) social security number (e.g. Social Security cards).

f) If the household does not provide the required verifications, the following actions are taken:

- 1) earned income - the Monthly Report is considered incomplete and Food Stamp benefits are suspended;
- 2) utility expenses when actual utilities are used - no utility deduction is allowed when determining eligibility and coupon allotment;
- 3) medical expenses - no medical deduction is allowed when determining eligibility and coupon allotment;
- 4) all other required verifications:
 - A) benefits are decreased if the unverified reported change results in a decrease; or
 - B) if benefits would increase as a result of the unverified reported change then no action is taken.

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Section 121.91 Monthly Reporting (Cont'd.)

g) See Section 121.63(e) for definition of qualifying member.

h) All Food Stamp households which must report monthly shall have benefits calculated by considering income and attendant circumstances on a retrospective basis.

i) The Monthly Report must be received or postmarked by the seventh (7th) day of the next fiscal month or the first workday following the 7th day of the next fiscal month when the 7th is a Saturday, Sunday or holiday. If a household files a complete report after the scheduled due date but before the household has been terminated, the household shall be reinstated if determined eligible. ~~if 8th-(5th)-day-after-the-fiscal-month-following-the-budget-month--if-an-eligible-household-which-has-been-terminated-for-failure-to-file-a-complete-report-files-a-complete-report-after-the-final-deadline-but-before-the-end-of-the-corresponding-payment-month--the-household-shall-be-reinstated-if-determined-eligible~~. (See 89 Ill. Adm. Code 101.20 for a definition of "fiscal month".)

At recertification the household must complete an Addendum to the monthly report. This Addendum along with the monthly report form is the application for recertification.

j) In lieu of a monthly report, General Assistance (GA) recipients in the City of Chicago who are Food Stamp Heads of Households must comply with a review of their food stamp eligibility which will occur in conjunction with any Redetermination of General Assistance. (See 89 Ill. Adm. Code 114.420). The review will cover those elements specified in subsection (c), above. Verifications of eligibility factors will be required as specified in (d), above. This review is in addition to regular recertification which will occur once every 12 months.

DEPARTMENT OF REVENUE
NOTICE OF PROPOSED AMENDMENTS

1) Heading of Part: Property Tax/Revenue Act of 1939

2) Code Citation: 86 Ill. Adm. Code 110

3) Section Numbers:

110.190

4) Proposed Action:

5) A Complete Description of the Subjects and Issues Involved: P.A. 87-17, the Property Tax Extension Limitation Act, was passed by the General Assembly and was approved by the Governor on July 25, 1991. This Article I of the Act takes effect on October 1, 1991. Pursuant to statute, imposes an extension limitation on property tax. Pursuant to statute, the limiting rate does not include new property. The rulemaking details what constitutes new property and also explains which levies are subject to annual backdoor referendum. It is necessary that the definition of new property and the provision governing backdoor referendums be order that units of local government subject to the Act will be able to calculate the limiting rate, provide for referendums in those situations where required, and thus comply with the law.6) Will this proposed rule replace an emergency rule currently in effect? No7) Does this rulemaking contain an automatic repeal date? No8) Does this proposed amendment contain incorporations by reference? No9) Are there any other amendments pending on this Part? No10) Statement of Statewide Policy Objectives: This rulemaking neither imposes a State mandate, nor modifies an existing mandate.11) Time, Place and Manner in which interested persons may comment on this proposed rulemaking: Persons who wish to submit comments on this proposed rule may submit them in writing by no later than 45 days after publication of this notice to:Mr. R. Dale Yung
AdministratorIllinois Department of Revenue
Legal Services Bureau
101 West Jefferson
Springfield, Illinois 62708
Phone: (217) 782-6336

(Source: Amended at 15 Ill. Reg. ___, effective ____)

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DEPARTMENT OF REVENUE

NOTICE OF PROPOSED AMENDMENTS

12) Initial Regulatory Flexibility Analysis:

A Date rule was submitted to the Business Assistance Office of the Department of Commerce and Community Affairs: September 19, 1991

B) Types of small businesses affected: NoneC) Reporting, bookkeeping or other procedures required for compliance:
NoneD) Types of professional skills necessary for compliance: None

The Text of the Proposed Amendments is Identical to the Text of the Emergency Amendments Published on Page 14298 of this issue of the Illinois Register

ILLINOIS REGISTER

SECRETARY OF STATE

NOTICE OF PROPOSED AMENDMENTS

1) Heading of the Part: Issuance of Licenses

2) Code Citation: 92 Ill. Adm. Code 1030

3) Section Numbers: Proposed Action

1030.84 Amendment

4) Statutory Authority: Section 2-104(b) of the Illinois Vehicle Title and Registration Law of the Illinois Vehicle Code (Ill. Rev. Stat. 1989, ch. 95 1/2, par. 2-104(b)) and Section 6-100 et seq. of the Illinois Driver Licensing Law of the Illinois Vehicle Code (Ill. Rev. Stat. 1989, ch. 95 1/2, par. 6-100 et seq.)

5) A Complete Description of the Subjects and Issues Involved: This proposed rulemaking sets forth the procedure to be followed for an applicant prior to taking a road test at a Driver Services Facility. The proposed procedure requires the applicant to execute an affirmation under penalty of perjury that the vehicle to be used for the road test complies with the Illinois Mandatory Insurance provisions or is otherwise exempt, prior to administration of the road test.

6) Will this proposed rulemaking replace an emergency rule currently in effect? No.

7) Does this rulemaking contain an automatic repeal date? No.

8) Does this proposed rulemaking contain incorporations by reference?
No, this amendment does not contain incorporations by reference.

9) Are there any other amendments pending on this part?

10) Statement of Statewide Policy Objective: This rulemaking will have no effect on local units of government.

11) Time, place and manner in which interested persons may comment on this proposed rulemaking: The Secretary of State will fully consider all comments received within 45 days of the date this notice is published. All comments must be in writing and should be sent to:
James C. Economy
Assistant Counsel to the Secretary
2701 S. Dirksen Parkway
Springfield, IL 62723
217/782-5356

NOTICE OF PROPOSED AMENDMENTS

12) Initial Regulatory Flexibility Analysis: After careful consideration, the Secretary of State does not feel this proposed rulemaking will affect any types of small businesses and the proposed rule has not been submitted to the Small Business Office of the Department of Commerce and Community Affairs.

The full text of the proposed rule begins on the next page.

NOTICE OF PROPOSED AMENDMENT (S)

TITLE 92: TRANSPORTATION

CHAPTER II: SECRETARY OF STATE

PART 1030

ISSUANCE OF LICENSES

Section	What Persons Shall Not be Licensed or Granted Permits
1030.10	Procedure for Obtaining a Driver's License
1030.11	Cite for Re-examination
1030.15	Classification of Drivers-References
1030.20	Classification Standards
1030.30	Fifth Wheel Equipped Trucks
1030.40	Bus Driver's Authority, Religious Organization
1030.50	Commuter Van Driver Operating a For-Profit
1030.55	Ride-sharing Arrangement
1030.60	Employer Certification Program
1030.63	Religious Exemption for Social Security Numbers
1030.65	Instruction Permits
1030.70	Driver's License Testing/Vision Screening With Vision Aid
1030.75	Driver's License Testing/Vision Screening With Standard Eye Glasses or Contact Lens(es)
1030.80	Arrangements Other Than Standard Eye Glasses or Contact Lens(es)
1030.84	Driver's License Testing/Written Test
1030.84	Vehicle Inspection
1030.85	Driver's License Testing/Road Test
1030.86	Multiple Attempts/Road Test
1030.88	Exemption of Facility Administered Road Test
1030.89	Temporary Licenses
1030.90	Requirement For Photograph and Signature
1030.91	of Licensee On Driver's License
1030.91	Disabled Person/Handicapped Identification Card
1030.92	Restrictions
1030.93	Restricted Local Licenses
1030.94	Duplicate or Corrected Driver's License or Instruction Permit
1030.95	Consular Licenses
1030.100	Anatomical Gift Donor
1030.110	Emergency Medical Information Card
1030.115	Change-of-Address
1030.120	Issuance of a Probationary License
1030.130	Grounds for Cancellation of a Probationary License
Appendix A	Questions Asked of a Driver's License Applicant
Appendix B	Acceptable Identification Documents

AUTHORITY: Implementing Article I of the Illinois Driver Licensing Law of the Illinois Vehicle Code (Ill. Rev. Stat. 1987, ch. 95 1/2, pars. 6-100 et seq.) and authorized by Section 2-104(b) of the Illinois Vehicle Title and Registration Law of the Illinois Vehicle Code (Ill. Rev. Stat. 1987, ch. 95 1/2, par. 2-104(b)).

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SOURCE: Filed March 30, 1971; amended at 3 Ill. Reg. 7, p. 13, effective April 2, 1979; amended at 4 Ill. Reg. 27, p. 422, effective June 23, 1980; amended at 6 Ill. Reg. 2400, effective February 10, 1982; codified at 6 Ill. Reg. 12674; amended at 9 Ill. Reg. 2716, effective February 20, 1985; amended at 10 Ill. Reg. 303, effective December 24, 1985; amended at 10 Ill. Reg. 18182, effective October 14, 1986; amended at 11 Ill. Reg. 9331, effective April 28, 1987; amended at 11 Ill. Reg. 18292, effective October 23, 1987; amended at 12 Ill. Reg. 3027, effective January 14, 1988; amended at 12 Ill. Reg. 13221, effective August 1, 1988; amended at 12 Ill. Reg. 16915, effective October 1, 1988; amended at 12 Ill. Reg. 19777, effective November 15, 1988; amended at 13 Ill. Reg. 5192, effective April 1, 1989; amended at 13 Ill. Reg. 7808, effective June 1, 1989; amended at 13 Ill. Reg. 12978, effective July 19, 1989; amended at 13 Ill. Reg. 12979, effective July 19, 1989; amended at 13 Ill. Reg. 13898, effective August 22, 1989; amended at 13 Ill. Reg. 15112, effective September 8, 1989; amended at 13 Ill. Reg. 17095, effective October 18, 1989; amended at 14 Ill. Reg. 4570, effective March 8, 1990; amended at 14 Ill. Reg. 4908, effective March 9, 1990; amended at 14 Ill. Reg. 5183, effective March 21, 1990; amended at 14 Ill. Reg. 8707, effective May 16, 1990, amended at 14 Ill. Reg. 9246, effective May 16, 1990; amended at 14 Ill. Reg. 9498, effective May 17, 1990; amended at 14 Ill. Reg. 10111, effective June 11, 1990; amended at 14 Ill. Reg. 10510, effective June 18, 1990; amended at 14 Ill. Reg. 12077, effective July 5, 1990; amended at 14 Ill. Reg. 15487, effective September 10, 1990; amended at 15 Ill. Reg. _____, effective _____.

Section 1030.84 Vehicle Inspection

a) For the purposes of this Section terms shall be defined as follows:

"Examiner" - employee of the Secretary of State who is qualified to administer a road test.

"First Division Vehicle" - those motor vehicles which are designed to carry not more than ten persons.

"Commercial Motor Vehicle" - a motor vehicle having a GVWR of 26,001 pounds or more, or such lesser GVWR as subsequently determined by Federal regulations (49 CFR 383); or any combination of vehicles with a GVWR of 26,001 pounds or more, provided the GVWR of any vehicle(s) being towed is 10,001 pounds or more; or a vehicle designed to transport 16 or more persons; or a vehicle transporting hazardous materials that is required to be placarded. The definition does not include recreational vehicles as defined in Section 1-169 of the Illinois Vehicle Code (Ill. Rev. Stat. 1981, ch. 95 1/2, par. 1-169) when operated primarily for personal use, military vehicles being operated by non-civilian personnel or firefighting equipment owned or operated by or for a governmental entity.

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"Gross Combination Weight Rating (GCWR)" - the GVWR of the power unit plus the GVWR of the towed unit(s) or the combined registered weight of the power unit plus the towed unit, whichever is greater.

"Gross Vehicle Weight Rating (GVWR)" - the value specified by the manufacturer(s) as the maximum loaded weight of a single vehicle, or the registered gross weight, whichever is greater.

"Hazardous Materials" - substance or material in a quantity and form which may pose an unreasonable risk to health and safety or property when transported in commerce. (49 U.S.C.A. 1802.)

"Mandatory Insurance" - requirement of insurance as provided by Section 7-601 et seq. of the Illinois Vehicle Code (Ill. Rev. Stat. 1989, ch. 95 1/2, par. 7-601.).

"Mandatory Liability Insurance Policy" - a liability insurance policy issued in amounts no less than the minimum amounts set for bodily injury or death and for destruction of property pursuant to Section 7-203 of the Illinois Vehicle Code (Ill. Rev. Stat. 1989, ch. 95 1/2, par. 7-203), and issued in accordance with the requirements of Sections 14-1a and 14-2a-2 of the Illinois Insurance Code, as amended (Ill. Rev. Stat. 1989, ch. 73, par. 755a). The definition does not include vehicles subject to the provisions of Chapters 18 or 18a, Article III, or Sections 7-609, 12-606, or 12-707.01 of the Illinois Vehicle Code; vehicle required to file proof of liability insurance with the Illinois Commerce Commission; vehicles covered by a certificate of self insurance pursuant to Section 7-502 of the Illinois Vehicle Code; vehicles owned by the United States Government, State of Illinois, or any political sub-division, municipality or local mass transit district; implements of husbandry, other vehicles

complying with laws which require insurance in amounts meeting or exceeding the minimum amounts required under the Illinois Vehicle Code; and inoperable or stored vehicles that are not operated.

"Motorcycle" - every motor vehicle having a seat or saddle for use of the rider and designed to travel on not more than three wheels in contact with the ground, but excluding a tractor.

"Pedalcycle" - motor driven cycle whose speed attainable in one mile is thirty miles per hour or less, which is equipped with a motor which produces two brake horsepower or less.

"Registration Sticker" - a device issued by the Secretary of State to be attached to a rear registration plate that will renew the registration and registration plate or plates for a predetermined period of time.

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"Religious Organization Bus" - any vehicle other than a vehicle of the First Division or a school bus, as defined in Section 1-182 of the Illinois Vehicle Code, which is exclusively owned and operated by a religious organization and is used primarily in conducting the official activities of such organization.

"Second Division Vehicle" - vehicles which are designed for carrying more than ten persons, those designed or used for living quarters, those vehicles which are designed for pulling or carrying property, freight or cargo, those motor vehicles of the First Division remodeled for use and used as motor vehicles of the Second Division, and those motor vehicles of the First Division used and registered as school buses.

"Secretary of State" - the Secretary of State of Illinois.

"Senior Citizen Transportation Vehicle" - any vehicle other than a vehicle of the First Division or a school bus, as defined in Section 1-182 of the Illinois Vehicle Code, which is exclusively owned and operated by a senior citizen organization and is used primarily in conducting the official activities of such organization.

b) An applicant, who is required to take the road test, as defined in Section 1030.85 of this Part, must provide a representative vehicle for the test. The vehicle will be safety inspected by an examiner prior to the road test. A vehicle which is not properly equipped or which does not have equipment in safe operating order will be rejected for use in the road test. The following equipment shall be safety inspected as required for the type of representative vehicles being used to administer the road test:

- 1) Registration plates shall be attached or affixed to the motor vehicle pursuant to Section 3-413 of the Illinois Vehicle Title and Registration Law of the Illinois Vehicle Code. (Ill. Rev. Stat. 1981/9, ch. 95 1/2, par. 3-413.) The owner of a vehicle which does not have registration plates and/or a registration sticker shall present proper documentation, pursuant to Section 3-407 of the Illinois Vehicle Title and Registration Law of the Illinois Vehicle Code (Ill. Rev. Stat. 1981/9, ch. 95 1/2, par. 3-407), showing that proper registration has been applied for, prior to use of the vehicle for road test.

- 2) When lighted lamps are required pursuant to Section 12-201(b) of the Illinois Vehicle Equipment Law for the road test, motor vehicles shall have mounted, exhibit and operate such lamps pursuant to Sections 12-201, 12-202, 12-204, 12-205, 12-207, 12-208, 12-209, 12-210 and/or 12-215 of the Illinois Vehicle Equipment Law of the Illinois Vehicle Code. (Ill. Rev. Stat.

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1981/9, ch. 95 1/2, pars. 12-201, 12-202, 12-204, 12-205, 12-207, 12-208, 12-209, 12-210 and/or 12-215.) A motorized pedalcycle must have mounted and display a lamp(s) and reflector as required in Section 11-1507.1 of the Illinois Rules of the Road of the Illinois Vehicle Code. (Ill. Rev. Stat. 1981/9, ch. 95 1/2, par. 11-1507.1.)

3) When windshield wipers are required pursuant to Section 12-503(d) of the Illinois Vehicle Equipment Law of the Illinois Vehicle Code (Ill. Rev. Stat. 1981/9, ch. 95 1/2, par. 12-503(d)), they must be in proper operating condition as defined in the same statute.

4) The horn must be in proper working order pursuant to Section 12-601 of the Illinois Vehicle Equipment Law of the Illinois Vehicle Code. (Ill. Rev. Stat. 1981/9, ch. 95 1/2, par. 12-601.) Horns do not include a siren, whistle, or bell.

5) No person shall drive a motor vehicle with any sign, poster, window application, reflective material or nonreflective material upon the front windshield, sidewings, or side windows immediately adjacent to each side of the driver which materially obstructs, obscures or impairs the view from both within or without the vehicle. No person shall drive a motor vehicle with any objects placed or suspended between the driver and the front windshield or rear window which materially obstructs the driver's view. No person shall drive a motor vehicle when the windshield, side or rear windows are in such defective condition or repair as to materially impair the driver's view to the front, side or rear. A vehicle equipped with an unobstructed rear view mirror will be deemed to be in compliance in the event the rear window of the vehicle is materially obscured. (Ill. Rev. Stat. 1981/9, ch. 95 1/2, par. 12-503.)

6) No vehicle may be used for the road test if one or more tires is unsafe as defined in Section 12-405 of the Illinois Vehicle Equipment Law of the Illinois Vehicle Code. (Ill. Rev. Stat. 1981/9, ch. 95 1/2, par. 12-405.) A vehicle equipped with metal studded tires may not be used for the road test.

7) The service brakes, foot or hand operated, must be in a condition which allows activation with one movement of the activating device. All First and Second Division vehicles must be equipped with an operable emergency brake. A Class M motorcycle ~~should~~ shall have two methods of braking. A Class L motor-driven cycle or pedalcycle shall have at least one method of braking.

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8) Each driver and front seat passenger of a 1965 or later model motor vehicle operated on a street or highway in this state shall wear a properly adjusted and fastened seat safety belt pursuant to Section 12-603.1 of the Illinois Vehicle Equipment Law of the Illinois Vehicle Code. (Ill. Rev. Stat. 1987², ch. 95 1/2, par. 12-603.1.) Such requirements shall not apply to a driver possessing a written statement from a physician that such a person is unable, for medical or physical reasons, to wear a seat safety belt, or to certain motor vehicles which are not required to be equipped with seat safety belts under Federal Law. (49 CFR 393.93.) A retractable lap seat belt shall be provided for the driver of a school bus and must be used by the driver at all times while the bus is being operated. (Ill. Rev. Stat. 1987², ch. 95 1/2, par. 12-807.)

9) Every motor vehicle shall be equipped with a mirror so located as to reflect to the driver a view of the highway for a distance of at least 200 feet to the rear of such motor vehicle. A rectangular rearview mirror shall be located on the right and left sides of each Second Division school bus forward of the driver's seat. The mirrors shall have a minimum horizontal dimension of five inches and a minimum vertical dimension of ten inches.

10) The seat for the person giving the examination must be securely affixed in a location that assures the examiner's safety and allows the examiner to perform proper scoring of the road test pursuant to Section 1030.85 of this Part. The seat must be free from excessive soil, grease, and should have no protruding springs. Vehicles must not have loose objects on the seats or floors which could pose a danger to the driver or examiner.

11) The steering wheel must not be broken or have any part missing. The steering wheel when worked back and forth shall not have more than 5-10 degrees of free play (approximately 2" at the rim of a 20" steering wheel). Vehicles which have excessive free play (more than 10 degrees) in the steering mechanism shall be rejected as unsafe. Free play is the degree of movement the steering wheel must have before the front wheels move.

12) Both front vehicle doors must be operable from the inside and outside of the vehicle with the standard latching mechanism. Doors may not be wired or strapped shut.

13) Every motor vehicle of a width or design which would not allow hand signals to be adequately visible from the front and rear, shall be equipped with an electric turn signal device which indicates the intention of the driver to turn to the right or to

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the left. Such signalling device shall be in the form of flashing red or amber lights located at the rear of the vehicle on the side toward which the turn is to be made, mounted on the same level and as widely spaced laterally as practicable. Turn signal lamps must be visible from a distance of not less than 300 feet in normal sunlight.

14) Any motor vehicle or combination vehicle which operates with air brakes must have air brake hoses that are free from breaks, leaks or bulges which may prevent or hinder the safe operation of the vehicle braking system. Any motor vehicle or combination vehicle which operates with air brakes will not be permitted to be used for the road test if the air pressure gauge reading fails to maintain 95 pounds per square inch pressure during normal pressure buildup.

15) Three safety flags, flares, fuses or reflectors shall be provided in all Second Division vehicles as described in Section 12-702 of the Illinois Vehicle Equipment Law of the Illinois Vehicle Code. (Ill. Rev. Stat. 1987², ch. 95 1/2, par. 12-702.)

16) An operating speedometer shall be mounted in all vehicles designated as a school bus in such a manner that it is readable to the seated driver.

17) The emergency doors at the front and the rear of a designated school bus should open from the inside. The latch must be in operable condition. An alarm system that is visible and audible to the driver must be activated when the engine is running and the emergency door is unlatched.

18) One fire extinguisher shall be located in a position readily accessible to the driver of a school bus pursuant to Section 12-808 of the Illinois Vehicle Equipment Law of the Illinois Vehicle Code. (Ill. Rev. Stat. 1987², ch. 95 1/2, par. 12-808.)

19) A school bus shall carry a removable and readily identifiable first aid kit, mounted in full view of and readily accessible to the driver pursuant to Section 12-809 of the Illinois Vehicle Equipment Law of the Illinois Vehicle Code. (Ill. Rev. Stat. 1987², ch. 95 1/2, par. 12-809.)

20) All school buses shall be equipped with an 8-lamp flashing signal system consisting of two alternately flashing red signal lights and two flashing yellow signal lights mounted at the front and rear of the bus pursuant to Section 12-805 of the Illinois Vehicle Equipment Law of the Illinois Vehicle Code. (Ill. Rev. Stat.

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Stat. 1987⁹, ch. 95 1/2, par. 12-805.) Each signal lamp shall be a sealed beam at least 5 1/2 inches in diameter and shall have sufficient intensity to be visible at 500 feet in normal sunlight. The system shall be actuated only by means of a manual switch. There shall be a device for indicating to the driver that the system is operating properly or is inoperative.

21) All Second Division vehicles, as required by Section 12-202 of the Illinois Vehicle Equipment Law of the Illinois Vehicle Code (Ill. Rev. Stat. 1987⁹, ch. 95 1/2, par. 12-202), shall have mounted and properly display clearance, identification and side marker lamps. Such lamps shall be illuminated for the road test, during periods when headlamps are required pursuant to Section 12-201 of the Illinois Vehicle Equipment Law of the Illinois Vehicle Code. (Ill. Rev. Stat. 1987⁹, ch. 95 1/2, par. 12-201.)

22) A stop arm shall be placed on the driver's side of each Second Division school bus and may be operated either manually or mechanically. The design of this stop arm shall comply with Section 12-803 of the Illinois Vehicle Equipment Law of the Illinois Vehicle Code. (Ill. Rev. Stat. 1987⁹, ch. 95 1/2, par. 12-803.)

23) The tailpipe(s) of each Second Division school bus should extend beyond the rear end of the chassis frame, but not beyond the rear of the bumper.

24) A religious organization bus or senior citizen transportation vehicle may be of any color and have any markings designating its purpose other than those required for school buses pursuant to Sections 12-801, 12-802, 12-804 and 12-806 of the Illinois Vehicle Equipment Law of the Illinois Vehicle Code. (Ill. Rev. Stat. 1987⁹, ch. 95 1/2, pars. 12-801, 12-802, 12-804 and 12-806.) A road test, for a religious organization bus or senior citizen transportation vehicle restriction, may be administered in any vehicle of the proper representative type for the license restriction requested. (92 Ill. Adm. Code 1030.92.)

25) No person shall operate any motorcycle, motor-driven cycle or pedalcycle for the road test with handlebars higher than the height of the shoulders of the operator when seated in the upright driving position.

26) The operator of a motorcycle, motor-driven cycle or pedalcycle, used for the road test shall be protected by glasses, goggles or a transparent shield pursuant to Section 11-1404 of the Illinois Rules of the Road of the Illinois Vehicle Code. (Ill. Rev. Stat. 1987⁹, ch. 95 1/2, par. 11-1404.)

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Stat. 1987⁹, ch. 95 1/2, par. 12-805.) Each signal lamp shall display a certificate of safety then in effect pursuant to Sections 13-111 and 13-114 of the Illinois Vehicle Inspection Law of the Illinois Vehicle Code (Ill. Rev. Stat. 1987⁹, ch. 95 1/2, pars. 13-111 and 13-114), except those vehicles displaying a Department of Transportation federal census number on the side of the vehicle shall not be subject to such certificate.

27) Second Division vehicles or medical transport vehicles shall display a certificate of safety then in effect pursuant to Sections 13-111 and 13-114 of the Illinois Vehicle Inspection Law of the Illinois Vehicle Code (Ill. Rev. Stat. 1987⁹, ch. 95 1/2, pars. 13-111 and 13-114), except those vehicles displaying a Department of Transportation federal census number on the side of the vehicle shall not be subject to such certificate.

(c) Prior to taking a road test, as defined in Section 1030.85 of this Part, each applicant shall execute an affirmation in compliance with Section 1-109 of the Illinois Code of Civil Procedure stating that the vehicle to be used for the road test is insured pursuant to, and in compliance with, the Illinois Mandatory Insurance Law of the Illinois Vehicle Code, or falls within one of the stated exempted categories (Ill. Rev. Stat. 1989, ch. 95 1/2, par. 7-601 et seq.). If the applicant refuses to execute or fails to comply with this Section, then no road test shall be given the applicant in that vehicle until such time as the applicant complies.

(Source: Amended at 15 Ill. Reg. _____, effective _____)

NOTICE OF PROPOSED AMENDMENT (S)

1) The Heading of the Part: Regulations under the Illinois Securities Law of 19532) Code Citation: 14 Ill. Adm. Code 1303) Section Numbers:4) Proposed Action:

130.110

Amendment

5) A Complete Description of the Subjects and Issues Involved:

Section 130.110 - reflects new fees.

6) Will this proposed rule replace an emergency rule currently in effect? Yes7) Does this rulemaking contain an automatic repeal date? No8) Does this proposed amendment contain incorporations by reference? No9) Are there any proposed amendments to this Part pending? No10) Statement of Statewide Policy Objectives: Affects registered dealers and investment advisers, some of which may be small businesses.11) Time, Place, and Manner in which interested persons may comment on this proposed rulemaking:

All comments must be in writing and directed to:

Michael A. Chizmar

Illinois Securities Department

900 South Spring Street

Springfield, Illinois 62704

12) Initial Regulatory Flexibility Analysis: The proposed Section should not impact small business as the proposed fee, if applicable, is an insignificant amount.

The full text of the Proposed Rules is identical to the text of Emergency Rules which appear on page 14304

NOTICE OF ADOPTED AMENDMENTS

1) The Heading of the Part: Pay Plan2) The Code Citation: 80 Ill. Adm. Code 3103) Section Number:4) Proposed Action:

Amended

Amended

Amended

5) Statutory Authority: Ill. Rev. Stat. 1989, ch. 127, par. 63b10&a(2)6) Effective Date of Amendment: September 23, 19917) Does this rulemaking contain an automatic repeal date? Yes X No

If "yes", Please specify date:

8) Does this amendment contain incorporation by reference? No

If "yes", was a copy of the approval form issued by JCAR attached to this rulemaking?

9) These amendments do not contain any incorporations by reference.10) Date Filed in Agency's Principle Office: September 23, 199111) Notice of Proposal Published in Illinois Register:12) May 3, 1991; Issue #18, 15 Ill. Reg. 636413) Has JCAR issued a Statement of Objections to this rule? No

If answer is "yes", Please complete the following:

14) A) Statement of Objection: (Issue Date) — Ill. Reg. —15) B) Agency Response: (Issue Date) — Ill. Reg. —16) C) Date Agency Response Submitted for Approval to JCAR?17) Difference between proposal and final version: None

In Sections 310.100(f) and 310.490(f) in reference to the restriction of receiving a lump sum payment of accrued vacation and sick time at the time of temporary layoffs, the Joint Committee on Administrative Rules recommended inserting the Rule provision (80 Ill. Adm. Code 302.510) for the above.

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12) Have all the changes agreed upon by the agency and JCAR been made as indicated in the agreement letter issued by JCAR? Yes

13) Will these Amendments replace an emergency amendment currently in effect? No

14) Are there any amendments pending to this part? Yes

Section Numbers	Proposed Action	111. Reg. Citation
310.110	Amended	15 Ill. Reg. 12051 (August 30, 1991)
310.130	Amended	15 Ill. Reg. 12051 (August 30, 1991)
310.280	Amended	15 Ill. Reg. 12051 (August 30, 1991)
310.290	Amended	15 Ill. Reg. 12051 (August 30, 1991)
310. Appendix B	Amended	15 Ill. Reg. 12051 (August 30, 1991)

15) Summary and Purpose of Amendment:

In Section 310.230, Part-Time Daily or Hourly Special Services Rate, the revisions within this section were in regard to the minimum hourly wage rate which changed from \$3.80 to \$4.25, effective April 1, 1991. Also in relation to the new minimum hourly wage rate, the minimum daily rates of the Apiary Inspector, Chaplain I, Chemist I, Educator, Educator Aide, Laboratory Technician II, Recreation Worker I, Technical Advisor II and III were all changed to \$32.00.

In Sections 310.100 and 310.490, Other Pay Provisions, these sections relating to "Lump Sum Payment" of accrued vacation and sick time at the time of layoff were revised to explain that temporary layoffs are not separations and, therefore, lump sum pay cannot be given to these transactions.

16) Information and questions regarding these adopted amendments shall be directed to:

Name: Mr. Michael Murphy
Address: Department of Central Management Services
Division of Technical Services
504 William G. Stratton Building
Springfield, Illinois 62706
Telephone: (217) 782-5601

The full text of the Adopted Amendments begins on the next page:

ILLINOIS REGISTER

DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

NOTICE OF ADOPTED AMENDMENTS

TITLE 80: PUBLIC OFFICIALS AND EMPLOYEES
SUBTITLE B: PERSONNEL RULES, PAY PLANS, AND
POSITION CLASSIFICATIONS
CHAPTER I: DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

PART 310
PAY PLAN

SUBPART A: NARRATIVE

Section	Policy and Responsibilities
310.20	Jurisdiction
310.30	Pay Schedules
310.40	Definitions
310.50	Conversion of Base Salary to Pay Period Units
310.60	Conversion of Base Salary to Daily or Hourly Equivalents
310.70	Increases in Pay
310.80	Decreases in Pay
310.90	Other Pay Provisions
310.100	Implementation of Pay Plan Changes, Effective July 1, 1990
310.110	Interpretation and Application of Pay Plan
310.120	Effective Date
310.130	Reinstatement of Within Grade Salary Increases
310.140	Fiscal Year 1985 Pay Changes in Schedule of Salary Grades, effective July 1, 1984 (Repealed)

SUBPART B: SCHEDULE OF RATES

Section	Introduction
310.205	Prevailing Rate
310.210	Negotiated Rate
310.220	Part-Time Daily or Hourly Special Services Rate
310.230	Hourly Rate
310.240	Member, Patient and Inmate Rate
310.250	Trainee Rate
310.260	Legislated and Contracted Rate
310.270	Out-of-State or Foreign Service Rate
310.280	Designated Rate
310.290	Educator Schedule for RC-063 and HR-010
310.300	Physician Specialist Rate
310.310	Annual Compensation Ranges for Executive Director and Assistant Executive Director, State Board of Elections
310.320	Excluded Classes Rate (Repealed)
310.330	

NOTICE OF ADOPTED AMENDMENTS

SUBPART C: MERIT COMPENSATION SYSTEM

Section	310.410		Jurisdiction	Conversion of Base Salary to Pay Period Units
Objectives	310.420		310.430	Conversion of Base Salary to Daily or Hourly Equivalents
Responsibilities	310.440		310.440	Annual Merit Increase Guidechart for Fiscal Year 1992
Merit Compensation Salary Schedule	310.450		310.540	Annual Merit Increase Guidechart for Fiscal Year 1992
Procedures for Determining Annual Merit Increases	310.455		310.550	Fiscal Year 1985 Pay Changes in Merit Compensation System, effective July 1, 1984 (Repealed)
Intermittent Merit Increase	310.456		310.500	Implementation
Merit Zone	310.460		310.510	Conversion of Base Salary to Pay Period Units
Other Pay Increases	310.470		310.520	Conversion of Base Salary to Daily or Hourly Equivalents
Adjustment	310.480		310.530	Implementation
Decreases in Pay	310.490		310.500	Definitions
Other Pay Provisions	310.500		310.510	Conversion of Base Salary to Pay Period Units
	310.510		310.520	Conversion of Base Salary to Daily or Hourly Equivalents
	310.530		310.540	Annual Merit Increase Guidechart for Fiscal Year 1992
	310.540		310.550	Fiscal Year 1985 Pay Changes in Merit Compensation System, effective July 1, 1984 (Repealed)

APPENDIX A Negotiated Rates of Pay
TABLE A HR-190 (Department of Central Management Services - State of Illinois Building - SEIU)

TABLE B HR-200 (Department of Labor - Chicago, Illinois - SEIU)
TABLE C RC-069 (Firefighters, AFSCME)
TABLE D HR-001 (Teamsters Local #726)
TABLE E RC-020 (Teamsters Local #330)
TABLE F RC-019 (Teamsters Local #25)
TABLE G RC-045 (Automotive Mechanics, ISEA)
TABLE H RC-006 (Corrections Employees, AFSCME)
TABLE I RC-009 (Institutional Employees, AFSCME)
TABLE J RC-014 (Clerical Employees, AFSCME)
TABLE K RC-023 (Registered Nurses, IVA)
TABLE L VR-004 (Illinois State Treasurer's Office Employees, Teamsters and IFT)
TABLE M RC-027 (Educators, AFSCME) (Repealed)
TABLE N RC-027 (Physician Rates, AFSCME) (Repealed)
TABLE O RC-028 (Paraprofessional Human Services Employees, AFSCME)
TABLE P RC-029 (Paraprofessional Investigatory and Law Enforcement Employees, ISEA)
TABLE Q RC-033 (Meat Inspectors, ISEA)
TABLE R RC-042 (Residual Maintenance Workers, AFSCME)
TABLE S HR-012 (Fair Employment Practices Employees, SEIU)
TABLE T HR-010 (Teachers of Deaf, Extracurricular Paid Activities)

TABLE U HR-010 (Teachers of Deaf, Extracurricular Paid Activities)
TABLE V CJ-500 (Corrections, Meet and Confer Employees)
TABLE W RC-062 (Technical Employees, AFSCME)
TABLE X RC-063 (Professional Employees, AFSCME)
TABLE Y RC-063 (Educators, AFSCME)
TABLE Z RC-063 (Physicians, AFSCME)

APPENDIX B Schedule of Salary Grades - Monthly and Annual Rates of Pay for Fiscal Year 1991

APPENDIX C Physician Administrator Rates and Medical Facilities Administrator Rates for Fiscal Year 1992

APPENDIX D Merit Compensation System Salary Schedule for Fiscal Year 1992

APPENDIX E Teaching Salary Schedule (Repealed)

APPENDIX F Physician and Physician Specialist Salary Schedule (Repealed)

AUTHORITY: Implementing and authorized by Section 8a(2) of the Personnel Code (Ill. Rev. Stat. 1989, ch. 127, par. 63b108a(2)).

SOURCE: Filed June 28, 1967; codified at 8 Ill. Reg. 1558; emergency amendment at 8 Ill. Reg. 1990, effective January 31, 1984, for a maximum of 150 days; amended at 8 Ill. Reg. 2440, effective February 15, 1984; emergency amendment at 8 Ill. Reg. 3348, effective March 5, 1984, for a maximum of 150 days; emergency amendment at 8 Ill. Reg. 4249, effective March 16, 1984, for a maximum of 150 days; emergency amendment at 8 Ill. Reg. 5704, effective April 16, 1984, for a maximum of 150 days; emergency amendment at 8 Ill. Reg. 7290, effective May 11, 1984, for a maximum of 150 days; amended at 8 Ill. Reg. 11299, effective June 25, 1984; emergency amendment at 8 Ill. Reg. 12616, effective July 1, 1984, for a maximum of 150 days; emergency amendment at 8 Ill. Reg. 15007, effective August 6, 1984, for a maximum of 150 days; amended at 8 Ill. Reg. 15367, effective August 13, 1984; emergency amendment at 8 Ill. Reg. 21310, effective October 10, 1984, for a maximum of 150 days; amended at 8 Ill. Reg. 21544, effective October 24, 1984; amended at 8 Ill. Reg. 22844, effective November 14, 1984; emergency amendment at 9 Ill. Reg. 1134, effective January 16, 1985, for a maximum of 150 days; amended at 9 Ill. Reg. 1320, effective January 23, 1985; amended at 9 Ill. Reg. 3681, effective March 12, 1985; emergency amendment at 9 Ill. Reg. 4163, effective March 15, 1985, for a maximum of 150 days; emergency amendment at 9 Ill. Reg. 9231, effective May 31, 1985, for a maximum of 150 days; amended at 9 Ill. Reg. 9420, effective June 7, 1985; amended at 9 Ill. Reg. 10663, effective July 1, 1985; emergency amendment at 9 Ill. Reg. 15043, effective September 24, 1985, for a maximum of 150 days; peremptory amendment at 10 Ill. Reg. 3325, effective January 22, 1986; amended at 10 Ill. Reg. 3230, effective January 24, 1986; emergency amendment at 10 Ill. Reg. 8904, effective May 13, 1986, for a maximum of

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150 days; peremptory amendment at 10 Ill. Reg. 8928, effective May 13, 1986; emergency amendment at 10 Ill. Reg. 12090, effective June 30, 1986, for a maximum of 150 days; peremptory amendment at 10 Ill. Reg. 13675, effective July 31, 1986; peremptory amendment at 10 Ill. Reg. 14667, effective August 26, 1986; amended at 10 Ill. Reg. 15567, effective September 17, 1986; emergency amendment at 10 Ill. Reg. 17765, effective September 30, 1986, for a maximum of 150 days; peremptory amendment at 10 Ill. Reg. 19132, effective October 28, 1986; peremptory amendment at 10 Ill. Reg. 21097, effective December 9, 1986; amended at 11 Ill. Reg. 648, effective December 22, 1986; peremptory amendment at 11 Ill. Reg. 3363, effective February 3, 1987; peremptory amendment at 11 Ill. Reg. 4388, effective February 27, 1987; peremptory amendment at 11 Ill. Reg. 6291, effective March 23, 1987; amended at 11 Ill. Reg. 5901, effective March 24, 1987; emergency amendment at 11 Ill. Reg. 8787, effective April 15, 1987, for a maximum of 150 days; emergency amendment at 11 Ill. Reg. 11830, effective July 1, 1987, for a maximum of 150 days; peremptory amendment at 11 Ill. Reg. 13675, effective July 29, 1987; amended at 11 Ill. Reg. 14984, effective August 27, 1987; peremptory amendment at 11 Ill. Reg. 15273, effective September 1, 1987; peremptory amendment at 11 Ill. Reg. 17919, effective October 19, 1987; peremptory amendment at 11 Ill. Reg. 19812, effective November 19, 1987; emergency amendment at 11 Ill. Reg. 20664, effective December 4, 1987, for a maximum of 150 days; amended at 11 Ill. Reg. 20778, effective December 11, 1987; peremptory amendment at 12 Ill. Reg. 3811, effective January 27, 1988; amended at 12 Ill. Reg. 6073, effective March 21, 1988; peremptory amendment at 12 Ill. Reg. 7783, effective April 14, 1988; emergency amendment at 12 Ill. Reg. 7734, effective April 15, 1988, for a maximum of 150 days; peremptory amendment at 12 Ill. Reg. 8135, effective April 22, 1988; peremptory amendment at 12 Ill. Reg. 9745, effective May 23, 1988; emergency amendment at 12 Ill. Reg. 11778, effective July 1, 1988, for a maximum of 150 days; emergency amendment at 12 Ill. Reg. 12895, effective July 18, 1988, for a maximum of 150 days; peremptory amendment at 12 Ill. Reg. 13306, effective April 15, 1988; corrected at 12 Ill. Reg. 13359; amended at 12 Ill. Reg. 14630, effective September 6, 1988; amended at 12 Ill. Reg. 20449, effective November 28, 1988; peremptory amendment at 12 Ill. Reg. 20584, effective November 28, 1988; peremptory amendment at 13 Ill. Reg. 8080, effective May 10, 1989; amended at 13 Ill. Reg. 8849, effective May 30, 1989; peremptory amendment at 13 Ill. Reg. 8910, effective May 26, 1989; emergency amendment at 13 Ill. Reg. 10967, effective June 20, 1989, for a maximum of 150 days; amended at 13 Ill. Reg. 11451, effective June 28, 1989; emergency amendment at 13 Ill. Reg. 11854, effective July 1, 1989, for a maximum of 150 days; corrected at 13 Ill. Reg. 12647; peremptory amendment at 13 Ill. Reg. 12887, effective July 24, 1989; amended at 13 Ill. Reg. 16950, effective October 20, 1989; amended at 13 Ill. Reg. 19221, effective December 12, 1989;

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amended at 14 Ill. Reg. 615, effective January 2, 1990; peremptory amendment at 14 Ill. Reg. 1627, effective January 11, 1990; amended at 14 Ill. Reg. 4455, effective March 12, 1990; peremptory amendment at 14 Ill. Reg. 7652, effective May 7, 1990; amended at 14 Ill. Reg. 10002, effective June 11, 1990; emergency amendment at 14 Ill. Reg. 11330, effective June 29, 1990, for a maximum of 150 days; amended at 14 Ill. Reg. 14361, effective August 24, 1990, emergency amendment at 14 Ill. Reg. 15570, effective September 11, 1990, for a maximum of 150 days; emergency amendment expired on February 8, 1991; corrected at 14 Ill. Reg. 16092; peremptory amendment at 14 Ill. Reg. 17098, effective September 26, 1990; amended at 14 Ill. Reg. 17189, effective October 2, 1990; amended at 14 Ill. Reg. 17189, effective October 19, 1990; amended at 14 Ill. Reg. 18719, effective November 13, 1990; peremptory amendment at 14 Ill. Reg. 18854, effective November 13, 1990; peremptory amendment at 15 Ill. Reg. 663, effective January 7, 1991; amended at 15 Ill. Reg. 3296, effective February 14, 1991; amended at 15 Ill. Reg. 4401, effective March 11, 1991; peremptory amendment at 15 Ill. Reg. 5100, effective March 20, 1991; peremptory amendment at 15 Ill. Reg. 5465, effective April 2, 1991; emergency amendment at 15 Ill. Reg. 10485, effective July 1, 1991, for a maximum of 150 days; amended at 15 Ill. Reg. 11080, effective July 19, 1991; amended at 15 Ill. Reg. 13080, effective August 21, 1991; amended at 15 Ill. Reg. 14210, effective September 23, 1991, 1991.

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Section 310.100 Other Pay Provisions

a) Transfer -- Upon the assignment of an employee to a vacant position in a class with the same salary grade as the class for the position being vacated, the employee's base salary will not be changed. Upon separation from a position of a given class and subsequent appointment to a position in the same salary grade, no increase in salary will be given.

b) Entrance Salary -- Normally upon original entry to state service, an employee's base salary will be at Step 1 of the salary grade.

1) A) If a candidate possesses directly related training and experience in excess of the minimum requirements of the class specification, the entrance salary may be up to Step 3 as determined by the employing agency. The salary offered should not provide more than a 10% increase over the candidate's current salary.

B) Such qualifications above the minimum requirements must possess documented support for higher than the Step 1 entrance salary. An entrance salary higher than Step 3 must have prior approval from the Director of Central Management Services.

2) Area Differential -- For positions where additional compensation is required because of dissimilar economic or other conditions in the geographical area in which such positions are established, a higher entrance step may be authorized by the Director of Central Management Services. Present employees receiving less than the new rate shall be advanced to the new rate.

3) Upon the geographical transfer from or to an area for which additional compensation has been authorized, an employee will receive an adjustment to the appropriate salary level for the new geographical area of assignment effective the first day of the month following date of approval.

c) Differential and Overtime Pay -- An eligible employee may have an amount added to his/her base salary for a given pay period for work performed which is in excess of the normal requirements for the position and work schedule, as follows:

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1) Shift Differential Pay -- An employee may be paid an amount in addition to his/her base salary for work performed on a regularly scheduled second or third shift. The additional compensation will be at a rate and in a manner approved by the Department of Central Management Services. The Director of Central Management Services will approve the manner and rate of this provision after considering the need of the employing agency, the treatment of other similar situations, prevailing practices of other employers, and the equity of the particular circumstances.

2) Overtime Pay --

A) The Director of Central Management Services will maintain a list of titles whose incumbents are eligible for overtime at a time and one-half rate for all hours actually worked in excess of the normal work schedule in any given work week. Overtime shall be paid in cash only unless an employee requests compensatory time off at the time and one-half rate. Such request shall be considered and granted or denied by the agency in light of their operating needs. The employee shall make his/her choice known to the agency not later than the end of the work week in which the overtime was earned. If such compensatory time request is granted it shall be taken within the fiscal year it was earned at a time convenient to the employee and consistent with the operating needs of the agency. Accrued compensatory time not used by the end of the fiscal year in which it was earned shall be liquidated and paid in cash at the rate it was earned.

B) A list will also be maintained by the Director of Central Management Services of titles whose incumbents are eligible for straight-time overtime. Employees in these classes of positions who are assigned and perform work in excess of the normal work schedule as established by the agency shall be compensated at a straight-time rate on either a cash or compensatory time-off basis, as determined by the agency in light of their operating needs, for all hours worked in excess of a normal work week. Overtime in less than one-half hour increments per day shall not be accrued. If compensatory time is not liquidated within the fiscal year during which it is accrued, it must be liquidated at the end of the fiscal year in cash at the employee's rate of pay in effect at the time of liquidation.

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3) **Incentive Pay** -- An employee may be paid an amount in addition to his/her base salary for work performed in excess of the normal work standard as determined by agency management. The additional compensation shall be at a wage rate and in a manner approved by the Director of the Department of Central Management Services. The Director of Central Management Services will approve the manner and rate of this provision after considering the need of the employing agency, the treatment of other similar situations, prevailing practices of other employers, and the equity of the particular circumstances.

4) **Extra Duty Pay** -- An employee may be paid an amount in addition to his/her base salary for service in addition to the regular work schedule on a special work assignment. Additional compensation will be at a rate and in a manner approved by the Director of the Department of Central Management Services. The Director of Central Management Services will approve the manner and rate of this provision after considering the need of the employing agency, the treatment of other similar situations, prevailing practices of other employers, and the equity of the particular circumstances.

d) **Part-Time Work** -- Part-time employees whose base salary is other than an hourly or daily basis shall be paid on a daily basis which will be computed from annual rates of salary and the total number of work days in the year.

e) **Out-of-State Assignment** -- Employees who are assigned to work out-of-state on a temporary basis may receive an appropriate differential during the period of the assignment, as approved by the Director of Central Management Services. The Director of Central Management Services will approve the manner and rate of this provision after considering the need of the employing agency, the treatment of other similar situations, prevailing practices of other employers, and the equity of the particular circumstances.

f) **Lump Sum Payment** -- Shall be provided for accrued vacation and overtime at the current base rate to those employees separated from employment under the Personnel Code. Leaves of absence and temporary lay-off (per 80 Ill. Adm. Code 302.510) are not separations and therefore lump sum cannot be given in these transactions. Method of computation is explained in Section 310.70(a) of this Part.

AGENCY NOTE -- The method to be used in computing lump sum payment for accrued vacation and overtime payment for an incumbent entitled to shift differential during his/her regular work hours will be to use his/her current base salary plus the shift differential pay.

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g) **Salary Treatment Upon Return From Leave** -- An employee returning from Military Leave, Peace Corps Leave, Vista Leave, Service-Connected Disability Leave, Leave to accept a Temporary, Emergency, Provisional, Exempt or Trainee position, or Educational Leave will be placed on the step which reflects satisfactory performance increases to which he/she would have been entitled during his/her period of leave. Creditable service date will be maintained. An employee returning to his/her former salary grade from any other leave of over fourteen days will be placed at the step on which he/she was situated prior to his/her leave, and his/her creditable service date will be extended by the duration of the leave.

h) **Salary Treatment Upon Reemployment** --

- 1) Upon the reemployment of an employee in a class with the same salary grade as the class for the position held before layoff, the employee will be placed at the same salary step as held at the time of the layoff, and his/her creditable service date will be adjusted to reflect that time on layoff does not count as creditable service time.
- 2) Upon the reemployment of an employee in a class at a lower salary range than the range of the class for the position held before layoff, the employee will be placed at the step in the lower salary grade which provides the base salary nearest in amount to, but less than, the current value of the step held at the time of layoff, and his/her creditable service date will be adjusted to reflect that time on layoff does not count as creditable service time.
- 3) **Reinstatement** -- The salary upon reinstatement of an employee will be as determined by the employing agency and approved by the Director of Central Management Services. This salary should not provide more than a 10% increase over the candidate's current salary or exceed the current value of the salary step held in the position where previously certified. In no event is the resulting salary to be lower than the minimum rate or higher than the maximum rate of the salary range.

(Source: Amended at 15 Ill. Reg. 14210, effective September 23, 1991)

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Section 310.230 Part-Time Daily or Hourly Special Services Rate

The rate of pay as approved by the Director of Central Management Services for persons employed on a consultative or part-time basis requiring irregular hours of work shall be as listed below, except the total compensation of an employee in any given month shall not exceed the monthly rate of Step 5 of the salary grade for the title as shown in the Schedule of Salary Grades (Appendix B) if the class title is subject to the Schedule of Salary Grades, or Step 5 of the negotiated salary range for classes of positions shown in Section 310.220, Subpart B, Schedule of Rates, or 75% of the maximum rate of those classes of positions subject to the provisions of the Merit Compensation System, Subpart C of this Pay Plan.

Abiary Inspector	19.32 to 50
Building-Grounds Laborer	35.50-4.25 to 6.00 (per hour)
Building-Grounds Lead I	35.50-4.25 to 7.00 (per hour)
Building-Grounds Lead II	4.50-5.25 to 8.00 (per hour)
Building-Grounds Maintenance Worker	5.00-6.00 (per hour)
Chaplain I	20.32 to 70
Chemist I	39.32 to 45
Conservation-Historic Preservation Worker	4.50 (per hour)
Conservation-Historic Preservation Worker (2nd season -- site interpretation)	4.64 (per hour)
Conservation-Historic Preservation Worker (3rd season -- site interpretation)	4.78 (per hour)
Dentist I	70 to 150
Dentist II	100 to 185
Educator	25.32 to 60
Educator Aide	38.32 to 35
Guard II	67 to 84
Hearing and Speech Coordinator	15 to 30 (per hour)
Hearings Referee	75 to 200 (per hour)
Janitor I	4.73 to 5.30 (per hour)
Labor Maintenance Lead Worker	5.00 to 6.00 (per hour)
Labor Relations Investigator	35 to 70
Laboratory Technician II	26.32 to 40
Laborer (Maintenance)	37.35-4.25 to 5.50 (per hour)
Lifeguard Captain	3.91-4.25 (per hour)
Maintenance Worker	4.02-4.37 (per hour)
Occupational Therapist	3.50-4.25 to 5.00 (per hour)
Program Coordinator	40 to 160
Office Aide	3.50-4.25 to 7.50 (per hour)
Office Assistant	4.00-4.25 to 8.75 (per hour)
Office Associate	42 to 65
Optometrist	4.00-4.25 to 9.50 (per hour)
Optometrist	50 to 160 (daily)
Physician	15 to 35 (hourly)
Physician Specialist (A)	100 to 300
Physician Specialist (A)	100 to 325 (daily)
Physician Specialist (B)	20 to 60 (hourly)
Physician Specialist (B)	100 to 350 (daily)
Physician Specialist (B)	20 to 70 (hourly)
Physician Specialist (C)	100 to 360 (daily)
Physician Specialist (C)	20 to 75 (hourly)
Physician Specialist (D)	100 to 370 (daily)
Physician Specialist (D)	20 to 85 (hourly)
Podiatrist	50 to 125
Psychologist I	35 to 80
Psychologist II	40 to 125
Psychologist III	40 to 150
Recreation Worker I	25.32 to 40
Recreation Worker I	5.35 (per hour)
Registered Nurse I (2nd or 3rd shift)	39 to 54
Registered Nurse I (2nd or 3rd shift)	41 to 56
Registered Nurse I (Cook County)	43 to 58
Registered Nurse I (Cook County - 2nd or 3rd shift)	44 to 59
Registered Nurse II (2nd or 3rd shift)	43 to 58
Registered Nurse II (Cook County)	44 to 59
Registered Nurse II (Cook County - 2nd or 3rd shift)	43 to 58
Registered Nurse II (2nd or 3rd shift)	44 to 59
Social Worker II	35 to 75
Social Worker III	35 to 80
Student Worker	35.35-4.25 to 8.00 (per hour)
Tax Examiner	53 to 73
Technical Advisor II	47 to 62
Technical Advisor III	39.32 to 35 (per hour)
Technical Advisor IV	38.32 to 60 (per hour)
Veterinarian II	50 to 80 (per hour)
Veterinarian II	95 to 130 (daily)

(Source: Amended at 15 Ill. Reg. 14210, effective September 23, 1991)

Section 310.490 Other Pay Provisions

a) Transfer -- Upon assignment of an employee to a vacant position in a class with the same salary range as the class for the position being vacated, the employee's base salary will not be changed. Upon separation and subsequent appointment to a position in the same salary range, no increase in salary will be given.

b) Entrance Salary -- Normally upon entry to state service, an employee's base salary will be at the minimum salary of the salary range.

1) A) If a candidate possesses directly related training and experience in excess of the minimum requirements of the class specification, the employing agency may grant an entrance salary up to the midpoint of the first half of the salary range; however, this shall not provide more than a 10% increase over the candidate's current salary. Such qualifications above the minimum requirements must possess documented support for higher than the minimum entrance salary.

B) An entrance salary above the middle of the first half of the salary range must have prior approval of the Director of Central Management Services. This approval will be based on consideration of the candidate's training and experience exceeding the requirements of the class, prior salary history, particular staffing requirements of an agency, and labor market influence on recruitment needs.

2) Area Differential -- For positions where additional compensation is required because of dissimilar economic or other conditions in the geographical area in which such positions are established, a higher entrance salary may be authorized by the Director of Central Management Services. Present employees receiving less than the new rate of pay shall be advanced to the new rate.

3) Upon the geographical transfer from or to an area for which additional compensation has been authorized, an employee will receive an adjustment to the appropriate salary level for the new geographical area of assignment, effective the first day of the month following the date of assignment.

c) Differential and Overtime Pay -- An eligible employee may have an amount added to the base salary for a given pay period for work performed which is in excess of the normal requirements for the position and work schedule, as follows:

- 1) Shift Differential Pay -- An employee may be paid an amount in addition to the base salary for work performed on a regularly scheduled second or third shift. The additional compensation will be at a rate and in a manner approved by the Director of Central Management Services. The Director of Central Management Services will approve the manner and rate of this provision after considering the need of the employing agency, the treatment of other similar situations, prevailing practices of other employers, and the equity of the particular circumstances.
- 2) Overtime Pay -- The Director of the Department of Central Management Services shall maintain a listing of classes of positions subject to the provisions of the Merit Compensation System who are eligible for overtime compensation. Classes in salary ranges MC 6 and below are eligible for straight-time overtime unless exceptions are determined by the Director of Central Management Services. Classes above MC 6 may be added to the list when requested by an agency and approved by the Director of Central Management Services in consideration of need of the agency and relationship to eligible titles. Employees in these classes of positions who are assigned and perform work in excess of the normal work schedule as established by the agency shall be compensated at a straight-time rate on either a cash or compensatory time-off basis for all hours worked in excess of a normal work week. Overtime in less than one-half hour increments per day shall not be accrued. If compensatory time is not liquidated within the fiscal year during which it is accrued, it must be liquidated at the end of the fiscal year in cash at the employee's rate of pay in effect at the time of liquidation. Any exception to the above provisions for overtime compensation shall be approved by the Director of the Department of Central Management Services. Such exceptions must be requested by the employing agency and will be determined on the basis of the special nature of the situation, a substantial need to provide overtime compensation and a significant number of hours worked beyond the normal work schedule, and will be granted only for a specified time period for which the special situation is expected to exist.

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d) Part-Time Work -- Part-time employees whose base salary is other than an hourly or daily basis shall be paid on a daily rate basis which will be computed from annual rates of salary and the total number of work days in the year.

e) Out-of-State Assignment -- Employees who are assigned to work out-of-state on a temporary basis may receive an appropriate differential during the period of the assignment, as approved by the Director of Central Management Services. The Director of Central Management Services will approve the manner and rate of this provision after considering the need of the employing agency, the treatment of other similar situations, prevailing practices of other employers, and the equity of the particular practices of other employers, and the equity of the particular circumstance.

f) Lump Sum Payment -- Shall be provided for accrued vacation and overtime at the current base rate to those employees separated from employment under the Personnel Code. Leaves of absence and temporary layoff (per 80 Ill. Adm. Code 302.510) are not separations and therefore lump sum payments cannot be given in these transactions. Methods of computation are explained in Section 310.520(a) of the Merit Compensation System.

AGENCY NOTE: The method to be used in computing lump sum payment for vacation and overtime payment for an incumbent entitled to shift differential during the regular work hours will be to use the current base salary plus the shift differential pay.

g) Salary Treatment upon Return from Leave -- An employee returning from Military Leave, Peace Corps Leave, Vista Leave, Service-Connected Disability Leave, Leave to accept a Temporary, Emergency, Provisional, Exempt or Trainee position, or Education Leave will have his/her salary established as determined appropriate by the employing agency and approved by the Director of Central Management Services. However, in no event is the resulting salary to be lower than the minimum rate or higher than the maximum rate of the salary range. Creditable service date will be maintained. An employee returning to his/her former salary range from any other leave of over fourteen days will be placed at the salary which the employee received prior to the leave and the creditable service date will be extended by the duration of the leave.

h) Employees in classes which are made subject to the Merit Compensation System after July 1, 1979, will retain their current salary, except that in no event is the resultant salary to be lower than the minimum rate or higher than the maximum rate of the new salary range.

i) Extra Duty Pay -- An employee may be paid an amount in addition to the base salary for services in addition to the regular work schedule on a special assignment. Additional compensation will be a rate and manner as approved by the Director of Central Management Services. The Director of Central Management Services will approve the manner and rate of this provision after considering the need of the employing agency, the treatment of other similar situations, prevailing practices of other employers, and the equity of the particular circumstances.

j) Salary Treatment Upon Reemployment --

- 1) Upon the reemployment of an employee in a class with the same salary range as the class for the position held before layoff, the employee will be placed at the same salary as held at the time of the layoff, and his creditable service date will be adjusted to reflect that time on layoff does not count as creditable service time.
- 2) Upon the reemployment of an employee in a class at a lower salary range than the range of the class for the position held before layoff, the employee will be placed at the same salary as held at the time of layoff, except that if this exceeds the maximum of the new range, the employee will be placed at that maximum salary. The creditable service date will be adjusted to reflect that time on layoff does not count as creditable service time.

k) Reinstatement -- The salary upon reinstatement of an employee will be as determined by the employing agency and approved by the Director of Central Management Services. This salary should not provide more than a 10% increase over the candidate's current salary, or exceed the salary rate held in the position where previously certified. In no event is the resulting salary to be lower than the minimum rate or higher than the maximum rate of the salary range.

(Source: 1991)

(Source: Amended at 15 Ill. Reg. 14210, effective September 23, 1991)

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d) Extra Duty Pay -- An employee may be paid an amount in addition to the base salary for services in addition to the regular work schedule on a special assignment. Additional compensation will be a rate and manner as approved by the Director of Central Management Services. The Director of Central Management Services will approve the manner and rate of this provision after considering the need of the employing agency, the treatment of other similar situations, prevailing practices of other employers, and the equity of the particular circumstances.

j) Salary Treatment Upon Reemployment --

- 1) Upon the reemployment of an employee in a class with the same salary range as the class for the position held before layoff, the employee will be placed at the same salary as held at the time of the layoff, and his creditable service date will be adjusted to reflect that time on layoff does not count as creditable service time.
- 2) Upon the reemployment of an employee in a class at a lower salary range than the range of the class for the position held before layoff, the employee will be placed at the same salary as held at the time of layoff, except that if this exceeds the maximum of the new range, the employee will be placed at that maximum salary. The creditable service date will be adjusted to reflect that time on layoff does not count as creditable service time.

k) Reinstatement -- The salary upon reinstatement of an employee will be as determined by the employing agency and approved by the Director of Central Management Services. This salary should not provide more than a 10% increase over the candidate's current salary, or exceed the salary rate held in the position where previously certified. In no event is the resulting salary to be lower than the minimum rate or higher than the maximum rate of the salary range.

(Source: Amended at 15 Ill. Reg. 14210, effective September 23, 1991)

DEPARTMENT OF PUBLIC AID

NOTICE OF ADOPTED AMENDMENTS

- 1) The Heading of the Part: AID TO FAMILIES WITH DEPENDENT CHILDREN
- 2) Code Citation: 89 Ill. Adm. Code 112
- 3) Section Numbers: Adopted Action:
112.101
112.130
Amendment
Amendment
- 4) Statutory Authority: Sections 4-1-6, 4-2 and 12-13 of the Illinois Public Aid Code (Ill. Rev. Stat. 1989, Ch. 23, Pars. 4-1-6, 4-2 and 12-13)
- 5) Effective Date of Adopted Amendments: September 30, 1991
- 6) Does this rulemaking contain an automatic repeal date?
____Yes No
- 7) Do these Adopted Amendments contain incorporations by Reference? No
- 8) Date Filed in Agency's Principal Office: September 30, 1991
June 21, 1991 (15 Ill. Reg. 8785)
- 9) Notices of Proposal Published in Illinois Register:
11) Difference between proposal and final version: Based on comments received from the Joint Committee on Administrative Rules, at line 4 of Section 112.130(d)(4), the word "or" is inserted after the word "claims".
- 10) Has JCAR issued a Statement of Objections to these Adopted Amendments? No
- 11) Have all the changes agreed upon by the agency and JCAR been made as indicated in the agreement letter issued by JCAR? Yes
- 12) Will these Adopted Amendments replace Emergency Amendments currently in effect? No
- 13) Are there any Amendments pending on this Part? Yes

Section Number Proposed Action Illinois Register Citation
112.131 Amendment April 19, 1991
(15 Ill. Reg. 5502)

NOTICE OF ADOPTED AMENDMENTS

- 15) Summary and Purpose of Adopted Amendments: Section 5053 of P.L. 101-508 amends Section 402 (a)(39) of the Social Security Act to remove the term "legal guardian". The Act previously required that in determining AFDC benefits for a dependent child whose parent or legal guardian is under age 18, the State agency must include the income of the minor parent's own parents or legal guardians who are living in the home. This change recognizes the fact that legal guardianship is not relevant to eligibility determinations or the deemings of income under the AFDC program.
- 16) Information and questions regarding these Adopted Amendments shall be directed to:

Name: Anita Williams, Staff Attorney
Office of the General Counsel

Address: Illinois Department Of Public Aid
Jesse B. Harris Building II
100 South Grand Avenue East, 3rd Floor
Springfield, Illinois 62762

Telephone: (217) 782-1233

The full text of the Adopted Amendments begins on the next page:

Proposed by the Illinois Department of Public Aid
Reviewed by the Illinois Department of Public Aid
Approved by the Illinois Department of Public Aid

DEPARTMENT OF PUBLIC AID

NOTICE OF ADOPTED AMENDMENTS

TITLE 89: SOCIAL SERVICES
 CHAPTER I: DEPARTMENT OF PUBLIC AID
 SUBCHAPTER b: ASSISTANCE PROGRAMS

PART 112
 AID TO FAMILIES WITH DEPENDENT CHILDREN

SUBPART A: GENERAL PROVISIONS

Section 112.1	Description of the Assistance Program
112.5	Incorporation By Reference
SUBPART B: NON-FINANCIAL FACTORS OF ELIGIBILITY	
Section 112.8	Caretaker Relative
112.9	Client Cooperation
112.10	Citizenship
112.20	Residence
112.30	Age
112.40	Relationship
112.50	Living Arrangement
112.52	Social Security Numbers
112.54	Assignment of Medical Support Rights
112.60	Lack of Parental Support or Care
112.61	Death of a Parent
112.62	Incapacity of a Parent
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	AUTHORITY: Implementing Article IV and authorized by Section 12-13 of the Illinois Public Aid Code (Ill. Rev. Stat. 1989, ch. 23, pars. 4-1 et seq. and 12-13)
	SOURCE: Filed effective December 30, 1977; peremptory amendment at 2 Ill. Reg. 17, p. 117, effective February 1, 1978; amended at 2 Ill. Reg. 31, p. 134, effective August 5, 1978; emergency amendment at 2 Ill. Reg. 37, p. 4, effective August 30, 1978, for a maximum of 150 days; peremptory amendment at 2 Ill. Reg. 44, p. 44, effective November 1, 1978; peremptory amendment at 2 Ill. Reg. 46, p. 56, effective November 1, 1978; emergency amendment at 3 Ill. Reg. 16, p. 41, effective April 9, 1979, for a maximum of 150 days; emergency

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amendment at 3 Ill. Reg. 28, p. 182, effective July 1, 1979, for a maximum of 150 days; amended at 3 Ill. Reg. 33, p. 399, effective August 18, 1979; amendment at 3 Ill. Reg. 33, p. 415, effective August 18, 1979; amended at 3 Ill. Reg. 38, p. 243, effective September 21, 1979, peremptory amendment at 3 Ill. Reg. 38, p. 321, effective September 7, 1979; amended at 3 Ill. Reg. 40, p. 140, effective October 6, 1979; amended at 3 Ill. Reg. 46, p. 36, effective November 2, 1979; amended at 3 Ill. Reg. 47, p. 96, effective November 13, 1979; amended at 3 Ill. Reg. 48, p. 1, effective November 15, 1979; peremptory amendment at 4 Ill. Reg. 9, p. 259, effective February 22, 1980; amended at 4 Ill. Reg. 10, p. 258, effective February 25, 1980; amended at 4 Ill. Reg. 12, p. 551, effective March 10, 1980; amended at 4 Ill. Reg. 27, p. 387, effective June 24, 1980; emergency amendment at 4 Ill. Reg. 29, p. 294, effective July 8, 1980, for a maximum of 150 days; amended at 4 Ill. Reg. 37, p. 797, effective September 2, 1980; amended at 4 Ill. Reg. 37, p. 800, effective September 2, 1980; amended at 4 Ill. Reg. 45, p. 134, effective October 27, 1980; amended at 5 Ill. Reg. 766, effective January 2, 1981; amended at 5 Ill. Reg. 1134, effective January 26, 1981; peremptory amendment at 5 Ill. Reg. 5722, effective June 1, 1981; amended at 5 Ill. Reg. 7071, effective June 23, 1981; amended at 5 Ill. Reg. 7104, effective June 23, 1981; amended at 5 Ill. Reg. 8041 effective July 27, 1981; amended at 5 Ill. Reg. 8052, effective July 24, 1981; peremptory amendment at 5 Ill. Reg. 8106, effective August 1, 1981; peremptory amendment at 5 Ill. Reg. 10062, effective October 1, 1981; peremptory amendment at 5 Ill. Reg. 10079, effective October 1, 1981; peremptory amendment at 5 Ill. Reg. 10095, effective October 1, 1981; peremptory amendment at 5 Ill. Reg. 10113, effective October 1, 1981; peremptory amendment at 5 Ill. Reg. 10124, effective October 1, 1981; peremptory amendment at 5 Ill. Reg. 10131, effective October 1, 1981; amended at 5 Ill. Reg. 10730, effective October 1, 1981; amended at 5 Ill. Reg. 10733, effective October 1, 1981; amended at 5 Ill. Reg. 10760, effective October 1, 1981; amended at 5 Ill. Reg. 10767, effective October 1, 1981; peremptory amendment at 5 Ill. Reg. 11647, effective October 16, 1981; peremptory amendment at 6 Ill. Reg. 611, effective January 1, 1982, amended at 6 Ill. Reg. 1216, effective January 14, 1982; emergency amendment at 6 Ill. Reg. 2447, effective March 1, 1982, for a maximum of 150 days; peremptory amendment at 6 Ill. Reg. 2452, effective February 11, 1982; peremptory amendment at 6 Ill. Reg. 6475, effective May 18, 1982; peremptory amendment at 6 Ill. Reg. 6912, effective May 20, 1982; emergency amendment at 6 Ill. Reg. 7299, effective June 2, 1982, for a maximum of 150 days; amended at 6 Ill. Reg. 8115, effective July 1, 1982; amended at 6 Ill. Reg. 8142, effective July 1, 1982; peremptory amendment at 6 Ill. Reg. 11017, effective June 6, 1986; amended at 10 Ill. Reg. 11017, effective June 6, 1986; Sections 112.78 through 112.86 and 112.88 recodified to

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effective July 1, 1982; amended at 6 Ill. Reg. 8159, effective July 1, 1982; amended at 6 Ill. Reg. 10970, effective August 26, 1982; amended at 6 Ill. Reg. 11921, effective September 21, 1982; amended at 6 Ill. Reg. 12293, effective October 1, 1982; amended at 6 Ill. Reg. 12318, effective October 1, 1982; amended at 6 Ill. Reg. 13754, effective November 1, 1982; rules repealed, new rules adopted and codified at 7 Ill. Reg. 907, effective January 11, 1983; rules repealed and new rules adopted and codified at 7 Ill. Reg. 2720, effective February 28, 1983; amended (by adding Sections being codified with no substantive change) at 7 Ill. Reg. 5195; amended at 7 Ill. Reg. 11284, effective August 26, 1983; amended at 7 Ill. Reg. 13920, effective October 7, 1983; amended at 7 Ill. Reg. 15690, effective November 9, 1983; amended (by adding sections being codified with no substantive change) at 7 Ill. Reg. 16105; amended at 7 Ill. Reg. 17344, effective December 21, 1983; amended at 8 Ill. Reg. 213, effective December 27, 1983; emergency amendment at 8 Ill. Reg. 569, effective January 1, 1984, for a maximum of 150 days; amended at 8 Ill. Reg. 4176, effective March 19, 1984; amended at 8 Ill. Reg. 5207, effective April 9, 1984; amended at 8 Ill. Reg. 7226, effective May 16, 1984; amended at 8 Ill. Reg. 11391, effective June 27, 1984; amended at 8 Ill. Reg. 12333, effective June 29, 1984; amended (by adding sections being codified with no substantive change) at 8 Ill. Reg. 17894; peremptory amendment at 8 Ill. Reg. 18127, effective October 1, 1984; peremptory amendment at 8 Ill. Reg. 19889, effective October 1, 1984; amended at 8 Ill. Reg. 19983, effective October 3, 1984; emergency amendment at 8 Ill. Reg. 21666, effective October 19, 1984 for a maximum of 150 days; amended at 8 Ill. Reg. 21621, effective October 23, 1984; amended at 8 Ill. Reg. 25023, effective December 19, 1984; amended at 9 Ill. Reg. 282, effective January 1, 1985; amended at 9 Ill. Reg. 4062, effective March 15, 1985; amended at 9 Ill. Reg. 8155, effective May 17, 1985; emergency amendment at 9 Ill. Reg. 10094, effective June 19, 1985, for a maximum of 150 days; amended at 9 Ill. Reg. 11317, effective July 5, 1985; amended at 9 Ill. Reg. 12795, effective August 9, 1985; amended at 9 Ill. Reg. 15887, effective October 4, 1985; amended at 9 Ill. Reg. 16277, effective October 11, 1985; amended at 9 Ill. Reg. 17827, effective November 18, 1985; emergency amendment at 10 Ill. Reg. 354, effective January 1, 1986, for a maximum of 150 days; amended at 10 Ill. Reg. 1172, effective January 10, 1986; amended at 10 Ill. Reg. 3641, effective January 30, 1986; amended at 10 Ill. Reg. 4885, effective March 7, 1986; amended at 10 Ill. Reg. 8118, effective May 1, 1986; amended at 10 Ill. Reg. 10628, effective June 1, 1986; amended at 10 Ill. Reg. 11017, effective June 6, 1986; Sections 112.78 through 112.86 and 112.88 recodified to

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89 Ill. Adm. Code 160 at 10 Ill. Reg. 12107; emergency amendment at 10 Ill. Reg. 12107, effective July 1, 1986, for a maximum of 150 days; amended at 10 Ill. Reg. 12650, effective July 14, 1986; amended at 10 Ill. Reg. 14681, effective August 29, 1986; amended at 10 Ill. Reg. 15101, effective September 5, 1986; amended at 10 Ill. Reg. 15621, effective September 19, 1986; amended at 10 Ill. Reg. 21860, effective December 12, 1986; amended at 11 Ill. Reg. 2280, effective January 16, 1987; amended at 11 Ill. Reg. 3140, effective January 30, 1987; amended at 11 Ill. Reg. 4682, effective March 6, 1987; amended at 11 Ill. Reg. 5223, effective March 11, 1987; amended at 11 Ill. Reg. 6228, effective March 20, 1987; amended at 11 Ill. Reg. 9927, effective May 15, 1987; amended at 11 Ill. Reg. 12003, effective November 1, 1987; emergency amendment at 11 Ill. Reg. 12432, effective July 10, 1987, for a maximum of 150 days; amended at 11 Ill. Reg. 12908, effective July 30, 1987; emergency amendment at 11 Ill. Reg. 12935, effective August 1, 1987, for a maximum of 150 days; amended at 11 Ill. Reg. 13625, effective August 1, 1987; amended at 11 Ill. Reg. 14755, effective August 26, 1987; amended at 11 Ill. Reg. 18679, effective November 1, 1987; emergency amendment at 11 Ill. Reg. 18781, effective November 1, 1987, for a maximum of 150 days; amended at 11 Ill. Reg. 20114, effective December 4, 1987; Sections 112.90 and 112.95 recodified to Sections 112.52 and 112.54 at 11 Ill. Reg. 20610; amended at 11 Ill. Reg. 20889, effective December 14, 1987; amended at 12 Ill. Reg. 844, effective January 1, 1988; emergency amendment at 12 Ill. Reg. 1929, effective January 1, 1988, for a maximum of 150 days; amended at 12 Ill. Reg. 2126, effective January 12, 1988; SUBPARTS C, D and E recodified to SUBPARTS G, H and I at 12 Ill. Reg. 21336; amended at 12 Ill. Reg. 3487, effective January 22, 1988; amended at 12 Ill. Reg. 6159, effective March 18, 1988; amended at 12 Ill. Reg. 6694, effective March 22, 1988; amended at 12 Ill. Reg. 7336, effective May 1, 1988; amended at 12 Ill. Reg. 9032, effective April 20, 1988; amended at 12 Ill. Reg. 10481, effective June 13, 1988; amended at 12 Ill. Reg. 14172, effective August 30, 1988; amended at 12 Ill. Reg. 14669, effective September 16, 1988; amended at 13 Ill. Reg. 70, effective January 1, 1989; amended at 13 Ill. Reg. 6017, effective April 14, 1989; amended at 13 Ill. Reg. 8567, effective May 22, 1989; amended at 13 Ill. Reg. 16006, effective October 6, 1989; emergency amendment at 13 Ill. Reg. 16142, effective October 2, 1989, for a maximum of 150 days; emergency expired March 1, 1990; amended at 14 Ill. Reg. 705, effective January 1, 1990; amended at 14 Ill. Reg. 3170, effective February 13, 1990; amended at 14 Ill. Reg. 3575, effective February 23, 1990; amended at 14 Ill. Reg. 6306, effective April 16, 1990; amended at 14 Ill. Reg. 10379,

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effective June 20, 1990; amended at 14 Ill. Reg. 13652, effective August 10, 1990; amended at 14 Ill. Reg. 14140, effective August 17, 1990; amended at 14 Ill. Reg. 16937, effective September 30, 1990; emergency amendment at 15 Ill. Reg. 338, effective January 1, 1991, for a maximum of 150 days; emergency amendment at 15 Ill. Reg. 2862, effective February 4, 1991, for a maximum of 150 days; emergency expired July 4, 1991; amended at 15 Ill. Reg. 5275, effective April 1, 1991; amended at 15 Ill. Reg. 5684, effective April 10, 1991; amended at 15 Ill. Reg. 11127, effective July 19, 1991; amended at 15 Ill. Reg. 11447, effective July 25, 1991; amended at 15 Ill. Reg. 14222, effective September 30, 1991.

NOTE: CAPITALIZATION DENOTES STATUTORY LANGUAGE.

SUBPART G: FINANCIAL FACTORS OF ELIGIBILITY

Section 112.101 Unearned Income of Stepparent, or Parent ex-legal-Guardian

a) In determining eligibility and level of assistance, the following shall be considered:

- 1) the unearned income of a stepparent of an AFDC child if the stepparent lives with the assistance unit and is not an SSI recipient;
- 2) the unearned income of a parent ex-legal-guardian of a person under age 18 who is receiving assistance as a parent or dependent child if they are all living in the same household. This provision does not apply if the parent ex-legal-guardian receives SSI.

b) The amount of the total available income of the stepparent or parent ex-legal-guardian under subsection (a) above shall be the income remaining after the following amounts have been deducted:

- 1) an amount equal to the Department's standard of need for a family size taking into account the needs of the stepparent, or parent ex-legal-guardian and the needs of individuals residing with the stepparent, or parent ex-legal-guardian not included in the assistance unit whom the stepparent, or parent ex-legal-guardian claims federal tax dependents;

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Section 112.101 Unearned Income of Stepparent, or Parent ~~or~~-Legal-Guardian (Cont'd)

- 2) court ordered support obligations of the stepparent, or parent, or legal-guardian
- 3) amounts paid by the stepparent, or parent ~~or~~-legal-guardian-to individuals outside the home whom the stepparent, or parent ~~or~~-legal-guardian-claims as federal tax dependents.

(Source: Amended at 15 Ill. Reg. 14227, effective September 30, 1991)

Section 112.130 Earned Income

a) All currently available income which is not specified as exempt shall be considered in the determination of eligibility and the level of the assistance payment.

b) Earned income is remuneration acquired through the receipt of salaries or wages for services performed as an employee or profits from an activity in which the individual is self-employed.

c) In determining eligibility and level of assistance, the following shall be considered:

- 1) the earned income of a stepparent of an AFDC child if the stepparent lives with the assistance unit and is not an SSI recipient;
- 2) the earned income of a parent ~~or~~-legal-guardian-of a person under age 18 who is receiving assistance as a parent or dependent child if they are all living in the same household. This provision does not apply if the parent ~~or~~-legal-guardian-receives SSI.

d) The amount of the total available income of the stepparent, or parent ~~or~~-legal-guardian-under subsection (c) above shall be the income remaining after the following amounts have been deducted:

- 1) As employment expenses, \$90.00 from the gross earned income or income remaining after deducting self-employment business expenses for an employed person (see Section 112.145).

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Section 112.130 Earned Income (Cont'd)

2) An amount equal to the Department's Standard of Need for a family size taking into account the needs of the stepparent, or parent, or legal-guardian and the needs of individuals residing with the stepparent, or parent ~~or~~-legal-guardian-not included in the assistance unit whom the stepparent, or parent ~~or~~-legal-guardian-claims or could claim as federal tax dependents;

3) Amounts paid by the stepparent, or parent ~~or~~-legal-guardian-for alimony or child support to individuals outside the home;

4) Amounts paid by the stepparent, or parent ~~or~~-legal-guardian-to individuals outside the home whom the stepparent, or parent ~~or~~-legal-guardian-claims or who could be claimed as federal tax dependents.

e) Earned income received through the Job Training Partnership Act by all dependent children is exempt for six (6) months each year from comparison to 185% of the Standard of Need (see 89 Ill. Adm. Code 110.10 to 110.100).

f) Earned income received through the Job Training Partnership Act by dependent children who are full-time students or who are part-time students and not employed full-time (working 100 hours or more per month) is exempt in determining the AFDC grant (see Section 112.140 for a definition of "full-time student" and "part-time students"). Participants in Job Corps are considered students.

g) Earned income received through the Job Training Partnership Act by dependent children who are not students as described in subsection (f) above is exempt for only six months each year in determining the AFDC grant.

h) Earned income received by all dependent children who are full-time students or part-time students who are

Section 112.130 Earned Income (Cont'd)

not full-time employed is exempt for six (6) months each year from comparison to 185% of the Standard of Need.

(Source: Amended at 15 Ill. Reg. 14227, effective September 30, 1991)

NOTICE OF ADOPTED AMENDMENTS

1) The Heading of the Part: MEDICAL ASSISTANCE PROGRAMS

2) Code Citation: 89 Ill. Adm. Code 120

3) Section Numbers: Adopted Action:

120.12	New Section
120.61	Amendment

4) Statutory Authority:

89 Ill. Adm. Code 120.12

Sections 5-2 and 12-13 of the Illinois Public Aid Code (111. Rev. Stat. 1989, Ch. 23, Pars. 5-2 and 12-13) (111. Rev. Stat. 1989, Ch. 23, Pars. 5-4 and 12-13)

5) Effective Date of Adopted Amendments: September 23, 1991

6) Does this rulemaking contain an automatic repeal date? Yes No

7) Do these Adopted Amendments contain incorporations by reference? No

8) Date Filed in Agency's Principal Office: September 23, 1991

9) Notice of Proposals Published in Illinois Register:

89 Ill. Adm. Code 120.12	April 26, 1991 (15 Ill. Reg. 6089)
89 Ill. Adm. Code 120.61	June 14, 1991 (15 Ill. Reg. 8642)

10) Has JCAR issued a Statement of Objections to these Adopted Amendments? No

11) Difference between proposal and final version: At the behest of the Joint Committee on Administrative Rules, Section 120.12 has been rewritten.

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Section Numbers	Proposed Action	Illinois Register Citation
120.282	Repealed	August 30, 1991 (15 Ill. Reg. 12137)
120.283	Repealed	August 30, 1991 (15 Ill. Reg. 12137)
120.284	Repealed	August 30, 1991 (15 Ill. Reg. 12137)
120.285	Repealed	August 30, 1991 (15 Ill. Reg. 12137)
120.290	Repealed	August 30, 1991 (15 Ill. Reg. 12137)
120.295	Repealed	August 30, 1991 (15 Ill. Reg. 12137)
120.319	Amendment	January 25, 1991 (15 Ill. Reg. 833)
120.320	Amendment	January 25, 1991 (15 Ill. Reg. 833)
120.321	Amendment	January 25, 1991 (15 Ill. Reg. 833)
120.322	Amendment	January 25, 1991 (15 Ill. Reg. 833)
120.323	Amendment	January 25, 1991 (15 Ill. Reg. 833)

15) Summary and Purpose of Adopted Amendments:

89 Ill. Adm. Code 120.12

This rulemaking allows pregnant women to receive ambulatory prenatal care before coming into the local public aid office to complete the application process. It also allows for payment by the Department to qualified providers for ambulatory prenatal care.

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89 Ill. Adm. Code 120.61

As a result of Section 8003 of P.L. 101-508, this rulemaking adds language regarding the use of a \$90 month income disregard for veterans residing in Long Term Care facilities who receive reduced monthly Veterans benefits in the amount of \$90, and who do not have a spouse or dependent child. Veterans receiving this income disregard are not permitted the \$30 per month allowance.

16) Information and questions regarding these Adopted Amendments shall be directed to:

Name: Anita Williams, Staff Attorney
Office of the General Counsel

Address: Illinois Department of Public Aid
Jesse B. Harris Building II
100 South Grand Avenue East, 3rd Floor
Springfield, Illinois 62762

Telephone: (217) 782-1233

The full text of the Adopted Amendments begins on the next page:

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NOTICE OF ADOPTED AMENDMENTS

TITLE 89: SOCIAL SERVICES
CHAPTER I: DEPARTMENT OF PUBLIC AID
SUBCHAPTER b: ASSISTANCE PROGRAMS

PART 120**MEDICAL ASSISTANCE PROGRAMS****SUBPART A: GENERAL PROVISIONS****Section 120.1 Incorporation By Reference****SUBPART B: ASSISTANCE STANDARDS**

Section 120.10 Eligibility For Medical Assistance
120.11 Eligibility For Medical Assistance For Pregnant Women and Children Under Age Eight Who Do Not Qualify As Mandatory Categorically Needy
120.12 Healthy Start - Medicaid Presumptive Eligibility Program For Pregnant Women
MANG (AABD) Income Standard
MANG (C) Income Standard
MANG (P) Income Standard
Exceptions To Use Of MANG Income Standard
AMI Income Standard

SUBPART C: FINANCIAL ELIGIBILITY DETERMINATION

Section 120.20 All Cases Other Than Intermediate Care, Skilled Nursing Care, DMHDD, DMHDD Approved Community Based Settings and Pregnant Women and Children Under Age Eight Who Do Not Qualify As Mandatory Categorically Needy
120.30 Cases in Intermediate Care, Skilled Nursing Care and DMHDD - MANG (AABD) and All Other Licensed Medical Facilities
120.31 Department of Mental Health and Developmental Disabilities (DMHDD) Approved Home and Community Based Residential Settings Under 89 Ill. Adm. Code
120.40 140.643 Department of Mental Health and Developmental Disabilities (DMHDD) Approved Home and Community Based Residential Settings
120.50 Pregnant Women and Children Under Age Six Years Who Do Not Qualify As Mandatory Categorically Needy

SUBPART D: SUPPLEMENTARY MEDICAL INSURANCE

Section 120.65 Department of Mental Health and Developmental Disabilities (DMHDD) Licensed Community - Integrated Living Arrangements

SUBPART E: RECIPIENT RESTRICTION PROGRAM**Section 120.80 Recipient Restriction Program****SUBPART F: MIGRANT MEDICAL PROGRAM****Section 120.90 Migrant Medical Program****Section 120.91 Income Standards****SUBPART G: AID TO THE MEDICALLY INDIGENT**

Section 120.208 Client Cooperation
120.210 Citizenship
120.211 Residence
120.212 Age
120.215 Relationship
120.216 Living Arrangement
120.217 Supplemental Payments
120.218 Institutional Status
120.224 Foster Care Program
120.225 Social Security Numbers
120.230 Unearned Income
120.235 Exempt Unearned Income
120.236 Education Benefits
120.240 Unearned Income In-Kind
120.245 Earmarked Income
120.250 Lump Sum Payments and Income Tax Refunds
120.255 Protected Income
120.260 Earned Income
120.261 Budgeting Earned Income
120.262 Exempt Earned Income

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TITLE 89: SOCIAL SERVICES
CHAPTER I: DEPARTMENT OF PUBLIC AID
SUBCHAPTER b: ASSISTANCE PROGRAMS

PART 120**MEDICAL ASSISTANCE PROGRAMS****SUBPART A: GENERAL PROVISIONS**

Section 120.1 Incorporation By Reference

SUBPART B: ASSISTANCE STANDARDS

Section 120.10 Eligibility For Medical Assistance
120.11 Eligibility For Medical Assistance For Pregnant Women and Children Under Age Eight Who Do Not Qualify As Mandatory Categorically Needy
120.12 Healthy Start - Medicaid Presumptive Eligibility Program For Pregnant Women
MANG (AABD) Income Standard
MANG (C) Income Standard
MANG (P) Income Standard
Exceptions To Use Of MANG Income Standard
AMI Income Standard

SUBPART C: FINANCIAL ELIGIBILITY DETERMINATION

Section 120.65 Department of Mental Health and Developmental Disabilities (DMHDD) Approved Home and Community Based Residential Settings
120.66 Pregnant Women and Children Under Age Six Years Who Do Not Qualify As Mandatory Categorically Needy

SUBPART D: SUPPLEMENTARY MEDICAL INSURANCE

Section 120.70 Supplementary Medical Insurance Benefits, Buy-In Program

120.72 Eligibility for Medicare Cost Sharing as a Qualified Medicare Beneficiary (QMB)**120.74 Qualified Medicare Beneficiary (QMB) Income Standard****120.76 Hospital Insurance Benefits (HIB)****SUBPART E: RECIPIENT RESTRICTION PROGRAM****Section 120.80 Recipient Restriction Program****SUBPART F: MIGRANT MEDICAL PROGRAM****Section 120.90 Migrant Medical Program****Section 120.91 Income Standards****SUBPART G: AID TO THE MEDICALLY INDIGENT**

Section 120.208 Client Cooperation
120.210 Citizenship
120.211 Residence
120.212 Age
120.215 Relationship
120.216 Living Arrangement
120.217 Supplemental Payments
120.218 Institutional Status
120.224 Foster Care Program
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120.230 Unearned Income
120.235 Exempt Unearned Income
120.236 Education Benefits
120.240 Unearned Income In-Kind
120.245 Earmarked Income
120.250 Lump Sum Payments and Income Tax Refunds
120.255 Protected Income
120.260 Earned Income
120.261 Budgeting Earned Income
120.262 Exempt Earned Income

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Section

120.270 Recognized Employment Expenses
 120.271 Income From Work/Study/Training Program
 120.272 Earned Income From Self-Employment
 120.273 Earned Income From Roomer and Boarder
 120.275 Earned Income In-Kind
 120.276 Payments from the Illinois Department of Children and Family Services
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 120.370 Recognized Employment Expenses
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 120.392 Payment Levels for MANG
 120.393 Redetermination of Eligibility
 120.395 AUTHORITY: Implementing Articles III, IV, V, VI and VII and authorized by Section 12-13 of the Illinois Public Aid Code (Ill. Rev. Stat. 1989, ch. 23, pars. 3-1 et seq., 4-1 et seq., 5-1 et seq., 6-1 et seq., 7-1 et seq., and 12-13)
 SOURCE: Filed effective December 30, 1977; peremptory amendment at 2 Ill. Reg. 17, p. 117, effective February 1, 1978.

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1978; amended at 2 I.I. Reg. 31, p. 134, effective August 5, 1978; emergency amendment at 2 I.I. Reg. 37, p. 4, effective August 30, 1978, for a maximum of 150 days; peremptory amendment at 2 I.I. Reg. 46, p. 44, effective November 1, 1978; peremptory amendment at 2 I.I. Reg. 46, p. 56, effective November 1, 1978; emergency amendment at 3 I.I. Reg. 16, p. 41, effective April 9, 1979, for a maximum of 150 days; emergency amendment at 3 I.I. Reg. 28, p. 182, effective July 1, 1979, for a maximum of 150 days; amended at 3 I.I. Reg. 33, p. 399, effective August 18, 1979; amended at 3 I.I. Reg. 33, p. 415, effective August 18, 1979; amended at 3 I.I. Reg. 38, p. 243, effective September 21, 1979; peremptory amendment at 3 I.I. Reg. 38, p. 321, effective September 7, 1979; amended at 3 I.I. Reg. 40, p. 140, effective October 6, 1979; amended at 3 I.I. Reg. 46, p. 36, effective November 2, 1979; amended at 3 I.I. Reg. 47, p. 96, effective November 13, 1979; amended at 3 I.I. Reg. 48, p. 1, effective November 15, 1979; peremptory amendment at 4 I.I. Reg. 9, p. 259, effective February 22, 1980; amended at 4 I.I. Reg. 10, p. 258, effective February 25, 1980; amended at 4 I.I. Reg. 12, p. 551, effective March 10, 1980; amended at 4 I.I. Reg. 27, p. 387, effective June 24, 1980; emergency amendment at 4 I.I. Reg. 29, p. 294, effective July 8, 1980, for a maximum of 150 days; amended at 4 I.I. Reg. 37, p. 797, effective September 2, 1980; amended at 4 I.I. Reg. 37, p. 800, effective September 2, 1980; amended at 4 I.I. Reg. 45, p. 134, effective October 27, 1980; amended at 5 I.I. Reg. 766, effective January 2, 1981; amended at 5 I.I. Reg. 1134, effective January 26, 1981; peremptory amendment at 5 I.I. Reg. 5722, effective June 1, 1981; amended at 5 I.I. Reg. 7071, effective June 23, 1981; amended at 5 I.I. Reg. 7104, effective June 23, 1981; amended at 5 I.I. Reg. 8041 effective July 27, 1981; amended at 5 I.I. Reg. 8052, effective July 24, 1981; peremptory amendment at 5 I.I. Reg. 8106, effective August 1, 1981; peremptory amendment at 5 I.I. Reg. 10062, effective October 1, 1981; peremptory amendment at 5 I.I. Reg. 10079, effective October 1, 1981; peremptory amendment at 5 I.I. Reg. 10095, effective October 1, 1981; peremptory amendment at 5 I.I. Reg. 10113, effective October 1, 1981; peremptory amendment at 5 I.I. Reg. 10124, effective October 1, 1981; peremptory amendment at 5 I.I. Reg. 10131, effective October 1, 1981; amended at 5 I.I. Reg. 10730, effective October 1, 1981; amended at 5 I.I. Reg. 10732, effective October 1, 1981; amended at 5 I.I. Reg. 10760, effective October 1, 1981; amended at 5 I.I. Reg. 10767, effective October 1, 1981; peremptory amendment at 5 I.I. Reg. 11647, effective October 16, 1981; peremptory amendment at 6 I.I. Reg. 611, effective January 1, 1982, amended at 6 I.I. Reg. 1216, effective January 14, 1982; emergency amendment at 6 I.I. Reg. 2447, effective March 1, 1982, for a maximum of 150 days; peremptory amendment

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at 6 I.I. Reg. 2452, effective February 11, 1982; peremptory amendment at 6 I.I. Reg. 6475, effective May 18, 1982; peremptory amendment at 6 I.I. Reg. 6912, effective May 20, 1982; emergency amendment at 6 I.I. Reg. 7299, effective June 2, 1982, for a maximum of 150 days; amended at 6 I.I. Reg. 8115, effective July 1, 1982; amended at 6 I.I. Reg. 8142, effective July 1, 1982; amended at 6 I.I. Reg. 8159, effective July 1, 1982; amended at 6 I.I. Reg. 10970, effective August 26, 1982; amended at 6 I.I. Reg. 11921, effective September 21, 1982; amended at 6 I.I. Reg. 12293, effective October 1, 1982; amended at 6 I.I. Reg. 12318, effective October 1, 1982; amended at 6 I.I. Reg. 13754, effective November 1, 1982; amended at 7 I.I. Reg. 394, effective January 1, 1983; codified at 7 I.I. Reg. 6082; amended at 7 I.I. Reg. 8256, effective July 1, 1983; amended at 7 I.I. Reg. 8264, effective July 5, 1983; amended (by adding section being codified with no substantive change) at 7 I.I. Reg. 14747; amended (by adding sections being codified with no substantive change) at 7 I.I. Reg. 16108; amended at 8 I.I. Reg. 5253, effective April 9, 1984; amended at 8 I.I. Reg. 6770, effective April 27, 1984; amended at 8 I.I. Reg. 13328, effective July 16, 1984; amended (by adding sections being codified with no substantive change) at 8 I.I. Reg. 17897; amended at 8 I.I. Reg. 18903, effective September 26, 1984; peremptory amendment at 8 I.I. Reg. 20706, effective October 3, 1984; amended at 8 I.I. Reg. 25053, effective December 12, 1984; emergency amendment at 9 I.I. Reg. 830, effective January 3, 1985, for a maximum of 150 days; amended at 9 I.I. Reg. 4515, effective March 25, 1985; amended at 9 I.I. Reg. 5346, effective April 11, 1985; amended at 9 I.I. Reg. 7153, effective May 6, 1985; amended at 9 I.I. Reg. 11346, effective July 8, 1985; amended at 9 I.I. Reg. 12298, effective July 25, 1985; amended at 9 I.I. Reg. 12823, effective August 9, 1985; amended at 9 I.I. Reg. 15903, effective October 4, 1985; amended at 9 I.I. Reg. 16300, effective October 10, 1985; amended at 9 I.I. Reg. 16906, effective October 18, 1985; amended at 10 I.I. Reg. 1192, effective January 10, 1986; amended at 10 I.I. Reg. 3033, effective January 23, 1986; amended at 10 I.I. Reg. 4907, effective March 7, 1986; amended at 10 I.I. Reg. 6966, effective April 16, 1986; amended at 10 I.I. Reg. 10688, effective June 3, 1986; amended at 10 I.I. Reg. 12672, effective July 14, 1986; amended at 10 I.I. Reg. 15649, effective September 19, 1986; amended at 11 I.I. Reg. 3992, effective February 23, 1987; amended at 11 I.I. Reg. 7652, effective April 15, 1987; amended at 11 I.I. Reg. 8735, effective April 20, 1987; emergency amendment at 11 I.I. Reg. 12458, effective July 10, 1987, for a maximum of 150 days; amended at 11 I.I. Reg. 14034, effective August 14, 1987;

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amended at 11 Ill. Reg. 14763, effective August 26, 1987;
 amended at 11 Ill. Reg. 20142, effective January 1, 1988;
 amended at 11 Ill. Reg. 20898, effective December 14, 1987;
 amended at 11 Ill. Reg. 304, effective January 1, 1988;
 amended at 12 Ill. Reg. 904, effective January 1, 1988;
 amended at 12 Ill. Reg. 3516, effective January 22, 1988;
 amended at 12 Ill. Reg. 6234, effective March 22, 1988; amended
 at 12 Ill. Reg. 8672, effective May 13, 1988; amended at 12
 Ill. Reg. 9132, effective May 20, 1988; amended at 12 Ill. Reg.
 11483, effective June 30, 1988; emergency amendment at 12 Ill.
 Reg. 11632, effective July 1, 1988, for a maximum of 150 days;
 emergency amendment at 12 Ill. Reg. 11839, effective July 1,
 1988, for a maximum of 150 days; amended at 12 Ill. Reg. 12835,
 effective July 22, 1988; emergency amendment at 12 Ill. 13243,
 effective July 29, 1988, for a maximum of 150 days; amended at
 12 Ill. Reg. 17867, effective October 30, 1988; amended at 12
 Ill. Reg. 19704, effective November 15, 1988; amended at 12
 Ill. Reg. 20188, effective November 23, 1988; amended at 13
 Ill. Reg. 116, effective January 1, 1989; amended at 13 Ill.
 Reg. 2081, effective February 3, 1989; amended at 13 Ill. Reg.
 3908, effective March 10, 1989; emergency amendment at 13 Ill.
 Reg. 11929, effective June 27, 1989, for a maximum of 150 days;
 emergency expired November 25, 1989; emergency amendment at 13
 Ill. Reg. 12137, effective July 1, 1989, for a maximum of 150
 days; amended at 13 Ill. Reg. 15404, effective October 6, 1989;
 emergency amendment at 13 Ill. Reg. 16586, effective October 2,
 1989, for a maximum of 150 days; emergency expired March 1,
 1990; amended at 13 Ill. Reg. 17483, effective October 31,
 1989; amended at 13 Ill. Reg. 17838, effective November 8,
 1989; amended at 14 Ill. Reg. 18872, effective November 17,
 1989; amended at 14 Ill. Reg. 760, effective January 1, 1990;
 emergency amendment at 14 Ill. Reg. 1494, effective January 2,
 1990, for a maximum of 150 days; amended at 14 Ill. Reg. 4233,
 effective March 5, 1990; emergency amendment at 14 Ill. Reg.
 5839, effective April 3, 1990, for a maximum of 150 days;
 amended at 14 Ill. Reg. 6372, effective April 16, 1990; amended
 at 14 Ill. Reg. 7637, effective May 10, 1990; amended at 14
 Ill. Reg. 10396, effective June 20, 1990; amended at 14 Ill.
 Reg. 13227, effective August 6, 1990; amended at 14 Ill. Reg.
 14814, effective September 3, 1990; amended at 14 Ill. Reg.
 17004, effective September 30, 1990; emergency amendment at 15
 Ill. Reg. 348, effective January 1, 1991, for a maximum of 150
 days; amended at 15 Ill. Reg. 5302, effective April 1, 1991;
 amended at 15 Ill. Reg. 10101, effective June 24, 1991; amended
 at 15 Ill. Reg. 11973, effective August 12, 1991; amended at 15
 Ill. Reg. 12747, effective August 16, 1991; amended at 15 Ill.
 Reg. 14105, effective September 11, 1991; amended at 15 Ill.
 Reg. 14240, effective September 23, 1991.

NOTE: CAPITALIZATION DENOTES STATUTORY LANGUAGE

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SUBPART B: ASSISTANCE STANDARDS

Section 120.12 Healthy Start - Medicaid Presumptive Eligibility Program For Pregnant Women

The purpose of the Healthy Start - Medicaid Presumptive Eligibility (MPE) Program is to encourage early and continuous prenatal care to low income pregnant women who otherwise may postpone or do without such care. Presumptively eligible pregnant women shall receive ambulatory prenatal care before completing an application for medical assistance under the State plan at the local Public Aid Office.

a) Eligibility: To be eligible for the Healthy Start - Medicaid Presumptive Eligibility Program, the woman must have:

- 1) a medically verified pregnancy; and
- 2) family income not exceeding 133% of the Federal Poverty Level.

b) Qualified providers shall make all determinations as to eligibility - the MPE Program (42 U.S.C. 1396).

c) The presumptive eligibility period shall be the period that:

- 1) begins with the date on which a qualified provider determines, on the basis of preliminary information, that the family income does not exceed 133% of the Federal Poverty Level; and
- 2) ends with (and includes) the earlier of:
 - A) the day on which a determination is made with respect to the eligibility of the woman for medical assistance under the State plan; or
 - B) in the case of a woman who does not file an application by the last day of the month following the month during which the provider makes the determination, such last day.

d) Duties of the State agency, qualified providers, and presumptively eligible pregnant women.

Section 120.12 Healthy Start - Medicaid Presumptive Eligibility Program For Pregnant Women
(Cont'd)

1) The Department shall provide qualified providers with:

- A) such forms as are necessary for a pregnant woman to make application for medical assistance under the State plan; and
- B) information on how to assist such women in completing and filing such forms.

2) A qualified provider who determines that a pregnant woman is presumptively eligible for medical assistance under a State plan shall:

- A) notify the Department of the determination within 5 working days after the date on which the determination is made; and
- B) inform the woman at the time the determination is made that she is required to make application for medical assistance under the State plan by no later than the last day of the month following the month during which the determination is made.

3) A pregnant woman who is determined by a qualified provider to be presumptively eligible for medical assistance under a State plan shall make application for medical assistance under such plan by no later than the last day of the month following the month during which the determination is made.

e) Ambulatory prenatal care consists of all outpatient medical care covered by the State plan.

(Source: Added at 15 Ill. Reg. 14240, effective September 23, 1991)

SUBPART C: FINANCIAL ELIGIBILITY DETERMINATION

Section 120.61

Cases in Intermediate Care, Skilled Nursing Care and DMHDD - MANG (AABD) and All Other Licensed Medical Facilities

1) The policy set forth in subsections (b), (c), and (d) and (e) below applies to cases receiving care in Licensed Intermediate Care Facilities, Licensed Skilled Nursing Facilities, or Department of Mental Health and Developmental Disabilities (DMHDD) Facilities. The policy set forth in subsection (e) below applies to cases receiving care in Licensed Intermediate Care Facilities, Licensed Skilled Nursing Facilities, DMHDD Facilities and all other Licensed Medical Facilities (see 89 Ill. Adm. Code 140.642).

b) Treatment of Resources

- 1) A one-month eligibility period will be used. All nonexempt income and non-exempt assets over the applicable asset disregard (Section 120.382) shall be applied towards the cost of care on a monthly basis. Non-exempt income (see Section 120.360) and assets (see 120.381) are applied towards the cost of care beginning with the first full calendar month of anticipated stay in the facility. Non-exempt income shall be applied toward the cost of care first. If insufficient to meet the cost of care at the private pay rate, then non-exempt assets over the applicable asset disregard shall be used.
- 2) When a client transfers between non-DMHDD facilities or transfers to a DMHDD facility, non-exempt income and/or excess assets are applied first toward the cost of care at the first facility and any balance is applied toward the cost of care at the second facility. If the client transfers from a DMHDD facility to a non-DMHDD facility, non-exempt income and/or excess assets are not applied toward the cost of care at the non-DMHDD facility for the month the transfer occurs. If the client is discharged from a DMHDD facility or non-DMHDD facility to his/her residence in the community or to a community based residential setting (such as Community Living Facility, Special Home

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Section 120.61 Cases in Intermediate Care, Skilled Nursing Care and DMHDD - MANG (AABD) and All Other Licensed Medical Facilities (Cont'd)

Placement, Supported Living Arrangement, Home Individual Program, Community Residential Alternatives as defined at 59 Ill. Adm. Code 120.10, the MANG Community Income Standard is used (see Section 120.20) beginning with the month of discharge from the DMHDD Facility or non-DMHDD.

3) If non-exempt income and non-exempt assets over the applicable asset disregard are greater than the Department's rate for cost of care, no payment will be made to the facility. However, the client may become eligible for Medical Assistance for other medical expenses by incurring medical expenses equal to the spend-down obligation. The private rate of the facility may be applied to the spend-down obligation in this instance. A full redetermination shall be made every twelve (12) months.

c) Allow a deduction from the MANG client's income to meet the needs of dependent children under age 21 who do not reside with the community spouse, who do not have enough income to meet their needs and whose assets do not exceed the asset limit. To determine needs and asset limits:

- 1) for dependent children, use AFDC MAG standard and asset disregard (see Sections 120.30 and 120.382).
- 2) allow any payments made on medical bills for the children.

d) Allow deductions from the MANG clients non-SSI income for a Community Spouse Maintenance Needs Allowance for each dependent family member who does not have enough income to meet his/her needs. Family members include dependent children under age 21, dependent adult children, dependent parents or dependent siblings of either spouse who are living with the community spouse. To determine the amount of the deduction:

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Section 120.61 Cases in Intermediate Care, Skilled Nursing Care and DMHDD - MANG (AABD) and All Other Licensed Medical Facilities (Cont'd)

1) The deduction for the Community Spouse Maintenance Needs Allowance, as of October 1, 1989, is equal to the community spouse maintenance needs standard (\$1,500) less any non-exempt monthly income of the community spouse. The amount established as the community spouse maintenance needs standard shall be increased for calendar years after 1989 by the same percentage as the percentage increase in the consumer price index for all urban consumers. The deduction is allowed only to the extent income of the institutionalized spouse is contributed to the community spouse. However, the deduction for the Community Spouse Maintenance Needs Allowance shall not be less than the amount ordered by the court for support of the community spouse or the amount determined as the result of the fair hearing.

2) The deduction for the Family Maintenance Needs Allowance for each dependent family member is equal to one-third of the difference between the family maintenance needs standard (122% of the Federal Poverty Level for two persons as of September 30, 1989, 133% as of July 1, 1991 and 150% as of July 1, 1992) and any non-exempt income of the family member.

e) Allow a \$90.00 per month income disregard for veterans residing in long term care facilities who receive reduced monthly veterans benefits in the amount of \$90.00 and who do not have a spouse or dependent child. Veterans allowed the \$90.00 per month income disregard are not also permitted the \$30.00 per month personal allowance (see Section 120.40).

e) Deduction from MANG program

- 1) A deduction from the MANG program participant's income shall be permitted for up to six months to maintain a residence in the community when:
 - A) the individual does not have a spouse and/or dependent children in the home; and

NOTICE OF ADOPTED AMENDMENTS

Section 120.61 Cases in Intermediate Care, Skilled Nursing Care and DMHDD - MANG (AABD) and All Other Licensed Medical Facilities (Cont'd)

B) a physician has certified that the stay in the facility is temporary and the individual is expected to return home within six months.

2) To determine the amount of the deduction include:

A) rent or property expense that would be allowed in the AABD MAG standard if the individual was at home; and

B) utility expenses that would be allowed in the AABD MAG standard if the individual was at home.

(Source: Amended at 15 Ill. Reg. 14240, effective September 23, 1991)

NOTICE OF ADOPTED AMENDMENT(S)

1) Heading of Part: Cancellation, Revocation or Suspension of Licenses or Permits

2) Code Citation: 92 Ill. Adm. Code 1040

3) Section Numbers Adopted Action
Amendment
1040.42

4) Statutory Authority: Sections 2-104(b) of the Illinois Vehicle Title and Registration Law of the Illinois Vehicle Code (Ill. Rev. Stat. 1987, ch. 95 1/2, pars. 2-104(b) and Sections 6-100 et seq. of the Illinois Driver Licensing Law of the Illinois Vehicle Code (Ill. Rev. Stat. 1987, ch. 95 1/2, pars. 6-100 et seq.)

5) Effective Date of Amendments: September 24, 1991

6) Does this rulemaking contain an automatic repeal date? Yes No

7) Does this amendment contain incorporations by reference? No.

8) Date Filed in Agency's Principal Office: September 24, 1991

9) Notice of Proposal Published in Illinois Register: 15 Ill. Reg. 7891 (May 24, 1991).

10) Has JCAR Issued a Statement of Objections to this Rule? No.

11) Differences between proposal and final version.

Pursuant to suggestions from the Administrative Code Division, Office of the Secretary of State, no changes were made.

Additionally, there were not objections issued from the Joint Committee on Administrative Rules.

12) Have all the changes agreed upon by the Agency and JCAR been made as indicated in the Agreement Letter issued by JCAR? Yes.

13) Will this rule replace any Emergency Rule(s) currently in effect? No.

14) Are there any other amendments pending on this Part? No.

15) Summary and Purpose of Rule: This proposed rulemaking sets forth the criteria for suspending or revoking a person's driving privileges if he/she flees or attempts to elude a police officer.

NOTICE OF ADOPTED AMENDMENT (S)

16) Information and answers to questions regarding this Adopted Rule should be directed to:

James C. Economy
Assistant Counsel to the Secretary
2701 S. Dirksen Parkway
Springfield, IL 62723
Tel: 217/782-5356

The full text of the Adopted Rule begins on the next page.

NOTICE OF ADOPTED AMENDMENT (S)

TITLE 92: TRANSPORTATION
CHAPTER II: SECRETARY OF STATE

PART 1040
CANCELLATION, REVOCATION OR SUSPENSION OF LICENSES OR PERMITS

Section	Cancellation, Revocation or Suspension of Licenses or Permits
1040.10	Court to Forward Licenses and Reports of Convictions
1040.20	Illinois Traffic Offense Table
1040.25	Suspension or Revocation for Driving Without a Valid Driver's License
1040.30	3 or More Traffic Offenses Committed Within 12 Months
1040.31	Operating a Motor Vehicle During a Period of Suspension or Revocation
1040.32	Suspension or Revocation of Driver's Licenses, Permits or Identification Cards Used Fraudulently
1040.35	Commission of an Offense Requiring Mandatory Revocation Upon Conviction
1040.38	Commission of a Traffic Offense in Another State
1040.40	Repeated Convictions or Collisions
1040.41	Suspension of Licenses for Curfew Violations
1040.42	Fleeing and Eluding
1040.43	Illegal Transportation
1040.46	Fatal Accident & Personal Injury Suspensions or Revocations
1040.48	Vehicle Emission Suspensions
1040.50	Suspension or Revocation of a License of Commercial Vehicle Driver
1040.55	Suspension or Revocation for Driver's License Classification Violations
1040.60	Release of Information Regarding a Disposition of Court Supervision
1040.65	Offenses Occurring on Military Bases
1040.66	Invalidation of a Restricted Driving Permit
1040.70	National Driver Register
1040.80	Cancellation of Driver's License Upon Issuance of a Handicapped Identification Card
1040.100	Rescissions
1040.101	Reinstatement Fees

AUTHORITY: Implementing Articles II and VII of the Illinois Driver Licensing Law of the Illinois Vehicle Code (Ill. Rev. Stat. 1989, ch. 95 1/2, pars. 6-201 et seq. and 6-700 et seq.) and authorized by Section 2-104(b) of the Illinois Vehicle Title & Registration Law of the Illinois Vehicle Code (Ill. Rev. Stat. 1989, ch. 95 1/2, par. 2-104(b)).

SOURCE: Filed September 22, 1972; amended at 3 Ill. Reg. 36, p. 282, effective June 30, 1979; amended at 5 Ill. Reg. 3533, effective April 1, 1981; amended at 6 Ill. Reg. 4239, effective April 2, 1982; codified at 6 Ill. Reg. 12674;

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amended at 8 Ill. Reg. 2200, effective February 1, 1984; amended at 8 Ill. Reg. 3783, effective March 13, 1984; amended at 8 Ill. Reg. 18925, effective September 25, 1984; amended at 8 Ill. Reg. 23385, effective November 21, 1984; amended at 10 Ill. Reg. 15265, effective September 4, 1986; amended at 11 Ill. Reg. 16977, effective October 1, 1987; amended at 11 Ill. Reg. 20657, effective December 8, 1987; amended at 12 Ill. Reg. 2148, effective January 11, 1988; amended at 12 Ill. Reg. 1451, effective September 1, 1988; amended at 12 Ill. Reg. 15625, effective September 15, 1988; amended at 12 Ill. Reg. 16153, effective September 15, 1988; amended at 12 Ill. Reg. 16906, effective October 1, 1988; amended at 12 Ill. Reg. 17120, effective October 1, 1988; amended at 13 Ill. Reg. 1593, effective January 23, 1989; amended at 13 Ill. Reg. 5162, effective April 1, 1989; amended at 13 Ill. Reg. 7802, effective May 15, 1989; amended at 13 Ill. Reg. 8659, effective June 1, 1989; amended at 13 Ill. Reg. 17087, effective October 16, 1989; amended at 13 Ill. Reg. 20127, effective December 8, 1989; amended at 14 Ill. Reg. 2944, effective February 7, 1990; amended at 14 Ill. Reg. 3664, effective February 27, 1990; amended at 14 Ill. Reg. 5178, effective April 1, 1990; amended at 14 Ill. Reg. 5560, effective March 22, 1990; amended at 14 Ill. Reg. 14177, effective August 21, 1990; amended at 14 Ill. Reg. 18088, effective October 22, 1990; amended at 15 Ill. Reg. 14228, effective September 24, 1991.

NOTE: Boldface type denotes statutory language.

Section 104.42 Fleeing and Eluding

a) For purposes of this Section, the following definitions shall apply:

"Auto Emissions Suspension" - suspension for failing to have vehicle tested pursuant to the Vehicle Emissions Inspection Law of the Illinois Vehicle Code (Ill. Rev. Stat. 1987₉, ch. 95 1/2, pars. 13A-101 et seq.).

"Conviction" - a final adjudication of guilty by a court of competent jurisdiction either after a bench trial, trial by jury, plea of guilty, order of forfeiture, or default as defined in Section 6-100(b) of the Illinois Driver Licensing Law of the Illinois Vehicle Code (Ill. Rev. Stat. 1987₉, ch. 95 1/2, par. 6-100(b)).

"Curfew Violation Suspension" - suspension when a minor operates a vehicle on a highway during the prescribed hours without an adult or as otherwise provided for in Section 1 of "An Act relating to a curfew for certain children", (Ill. Rev. Stat. 1987₉, ch. 23, par. 2371) in accordance with Section 6-206(a)(13) of the Illinois Driver Licensing Law of the Illinois Vehicle Code (Ill. Rev. Stat. 1987₉, ch. 95 1/2, par. 6-206(a)(13)).

"Department" - Department of Driver Services within the Office of the Secretary of State.

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"Failure to Appear Suspension" - suspension for failing to pay fines or appear in court following the issuance of a traffic ticket as defined in Section 6-306.3 of the Illinois Driver Licensing Law of the Illinois Vehicle Code (Ill. Rev. Stat. 1987₉, ch. 95 1/2, par. 6-306.3).

"Financial Responsibility Suspension" - suspension in accordance with Section 7-304 and Section 7-305 of the Illinois Safety Responsibility Law of the Illinois Vehicle Code (Ill. Rev. Stat. 1987₉, ch. 95 1/2, pars. 7-304 and 7-305).

"Like Period of Time" - equal amount of time as the original suspension specified.

"Miscellaneous Suspensions" - suspensions for safety responsibility, financial responsibility, warrant parking/traffic ticket, auto emissions, failure to appear, curfew or unsatisfied judgment.

"Parking/Traffic Suspension" - suspension for failure to pay fines for traffic or parking violations as described in Section 6-306.11 and/or Section 6-306.5 of the Illinois Driver Licensing Law of the Illinois Vehicle Code (Ill. Rev. Stat. 1987₉, ch. 95 1/2, par. 6-306.11 and/or 6-306.5).

"Revocation" - the termination by formal action of the Secretary of a person's license or privilege to operate a motor vehicle on the public highways, which termination shall not be subject to renewal or restoration except that an application for a new license may be presented and acted upon by the Secretary after the latest projected eligibility date has passed as defined in Section 1-176 of the Illinois Vehicle Code (Ill. Rev. Stat. 1987₉, ch. 95 1/2, par. 1-176).

"Safety Responsibility Suspension" - suspension in accordance with Section 7-205 and/or Section 7-208 of the Illinois Safety Responsibility Law of the Illinois Vehicle Code (Ill. Rev. Stat. 1987₉, ch. 95 1/2, pars. 7-205 and 7-208).

"Suspension" - temporary withdrawal by formal action of the Secretary of a person's license or privilege to operate a motor vehicle on the public highways, for a period specifically designated by the Secretary as defined in Section 1-204 of the Illinois Vehicle Code (Ill. Rev. Stat. 1987₉, ch. 95 1/2, par. 1-204).

"Suspension or Revocation in Effect" - suspension or revocation which has not terminated.

"Terminated Revocation" - revocation which is no longer in effect.

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"Terminated Suspension" - suspension which is no longer in effect.

"Unsatisfied Judgment Suspension" - suspension in accordance with Article III of the Safety Responsibility Law of the Illinois Vehicle Code (Ill. Rev. Stat. 1987, ch. 95 1/2, pars. 7-301 et seq.).

b) A person who has been convicted of ~~attempting to flee~~ ~~of fleeing~~ or attempting to elude a police officer in a motor vehicle shall have his/her driving privileges suspended by this Department. The length of the suspension shall not be for a period of more than six (6) months as prescribed by Section 11-204(b) of the Illinois Rules of the Road of the Illinois Vehicle Code (Ill. Rev. Stat. 1987, ch. 95 1/2, par. 11-204(b)).

c) If the driving record contains no suspensions or revocations, the Department shall take the following action:

1st conviction - 3 month suspension

2nd or more conviction - 6 month suspension

d) If the driving record contains one or more suspension(s) and/or cleared revocation(s) excluding miscellaneous suspensions ~~and/or~~ ~~cleared revocation(s)~~, the Department shall take the following action:

1 or more convictions - 6 month suspension

e) If the driving record contains one (1) or more open revocation(s) one of which may be concurrent with one (1) or more open or pending suspension(s) excluding miscellaneous suspensions and the arrest date of the incoming conviction falls during the revocation, then the Department shall extend the projected eligibility date of the revocation one year from the conviction date or to the latest projected eligibility date on record. If the arrest date of the incoming conviction falls outside the period of revocation but within the period of an open suspension, then the Department shall extend the suspension for an additional like period of time.

f) Only prior suspensions or revocations terminating within seven (7) years of the forthcoming suspension's effective date shall be considered.

g) When considering prior convictions, only convictions for ~~attempting to flee~~ ~~of fleeing~~ or attempting to elude a police officer with conviction dates within seven (7) years of the forthcoming suspension's effective date shall be used.

(Source: Amended at 15 Ill. Reg. 14258, effective September 24, 1991).

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1) The Heading of the Part: Limitation, Suspension, or Termination
Proceedings

2) Code Citation: 23 Ill. Adm. Code 2790

Adopted Action:

3) Section numbers:	Adopted Action:
2790.10	amended
2790.20	amended
2790.30	amended
2790.40	amended
2790.50	amended
2790.60	amended
2790.70	amended
2790.80	amended
2790.90	amended
2790.100	amended
2790.110	amended
2790.120	amended
2790.130	added
2790.140	added

Appendix A

4) Statutory Authority: Implementation and authorized by Higher Education Assistance Law (Ill. Rev. Stat. 1989, ch. 122, par. 30-15 et seq.) and the Higher Education Act of 1965, as amended (20 U.S.C.A. 1070 et seq. (1990)).

5) Effective Date of Rule(s) Amendments: September 23, 1991

6) Does this rulemaking contain an automatic repeal date? No.

7) Does this amendment contain incorporations by reference? No.

8) Date Filed in Agency's Principal Office: September 13, 1991

9) Notice(s) of Proposal Published in Illinois Register:

April 5, 1991, 15 Ill. Reg. 5034

10) Has JCAR issued a Statement of Objections to these rule(s)? No.

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11.) Difference(s) between proposal and final version:

Technical and grammatical changes were made for clarification, effective dates were added in references to federal statutes and regulations, definitions were added, cross references within the Part were made for ease in understanding, suspensions were limited to sixty (60) days, and, for legal continuity, an additional offense and penalty were added to the matrix.

12.) Have all the changes agreed upon by the agency and JCAR been made as indicated in the agreement letter issued by JCAR? Yes.

13.) Will these amendments replace an emergency rule currently in effect? No.

14.) Are there any amendments pending on this Part? No.

15.) Summary and Purpose of Amendments:

The adopted rules amendments help to insure the integrity of financial aid programs administered by ISAC, guard against financial losses and afford clearly defined due process rights to those who have been accused of violating state rules or federal regulations. The proposed amendments streamline and strengthen the rules that have been in place since 1982. During this time of strict scrutiny regarding student financial aid programs, the proposed rules provide a specific mechanism to limit, suspend or terminate those applicants, schools and lenders who have mismanaged funds and/or defrauded the public.

16.) Information and questions regarding these adopted rules amendments shall be directed to:

Mr. Larry E. Matejka
Executive Director
Illinois Student Assistance Commission
106 Wilmot Road
Deerfield, IL 60015
(708) 948-8500

The full text of the Adopted Rules Amendments begins on the next page.

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TITLE 23: EDUCATION AND CULTURAL RESOURCES

SUBTITLE A: EDUCATION

CHAPTER XIX: ILLINOIS STUDENT ASSISTANCE COMMISSION

PART 2790
LIMITATION, SUSPENSION, OR TERMINATION PROCEEDINGS

	Section	Summary and Purpose	Definitions	Informal Compliance Procedures and Pre-Hearing Conferences
11.)	2790.10	Summary and Purpose	Definitions	
12.)	2790.20	Definitions	Informal Compliance Procedures and Pre-Hearing Conferences	
13.)	2790.30	Definitions	Emergency Action	
14.)	2790.40	Emergency Action	Suspension Proceedings	
15.)	2790.50	Suspension Proceedings	Limitation or Termination Proceeding	
16.)	2790.60	Limitation or Termination Proceeding	Recommended and Final Decisions	
17.)	2790.70	Recommended and Final Decisions	Verification of Mailing and Receipt Dates	
18.)	2790.80	Verification of Mailing and Receipt Dates	Limitation	
19.)	2790.90	Limitation	Termination	
20.)	2790.100	Termination	Payment Period	
21.)	2790.110	Payment Period	Reimbursements, and Refunds, Offsets, and Penalties	
22.)	2790.120	Reimbursements, and Refunds, Offsets, and Penalties	Reinstatement After Termination	
23.)	2790.130	Reinstatement After Termination	'earings	
24.)	2790.140	'earings		

APPENDIX A: Matrix

AUTHORITY: Implementing and authorized by Higher Education Student Assistance Law (Ill. Rev. Stat. 1989, ch. 122, par. 30-15 et seq.) and the Higher Education Act of 1965, as amended (20 U.S.C.A. 1070 et seq. (1990)).

SOURCE: Adopted at 6 Ill. Reg. 11638, effective September 13, 1982; codified at 7 Ill. Reg. 9926; amended at 9 Ill. Reg. 20836, effective January 1, 1986; amended at 11 Ill. Reg. 3214, effective January 29, 1987; transferred from Chapter IX, 23 Ill. Adm. Code 1790 (State Scholarship Commission) to Chapter XIX, 23 Ill. Adm. Code 2790 (Illinois Student Assistance Commission) pursuant to P.A. 86-168, effective July 1, 1989, at 13 Ill. Reg. 17861; amended at 15 Ill. Reg. 14264, effective September 23, 1991.

Section 2790.10 Summary and Purpose

a) This Part establishes rules for the limitation, suspension, or termination of the eligibility of an otherwise eligible institution or applicant participating in any or all of the student assistance programs administered by the Illinois Student Assistance Commission (ISAC). These rules apply to an applicant who and an institution which violates the any provisions of the any statutes, Rules, Regulations, special arrangements, agreements, or limitations as set forth in the Lender Agreements or Program Participation Agreements: and the Higher Education Act of 1965, as amended (20 USCA 1070 et seq. (1990)), including but not limited to: the provisions dealing

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with the Guaranteed Student Loan Programs (20 USCA 1071 (1990)); Need Analysis (20 USCA 1987rk (1990)); General Provisions Relating to Student Assistance Programs (20 USCA 1088 (1990)); Teacher Scholarships and Fellowships (20 USCA 1111 (1990)); and the regulations of the Secretary of Education relating to student assistance programs, under the Higher Education Act of 1965, as amended, including but not limited to: Institutional Eligibility (34 CFR 600 (1990)); Paul Douglas Teacher Scholarship Program (34 CFR 668 653 (1990)); Student Assistance General Provisions (34 CFR 668 (1990)); Guaranteed Student Loan and PLUS Programs (34 CFR 682 (1990)); and the State Student Incentive Grant Program (34 CFR 692 (1990)).

b) This Part establishes Rules which govern the Limitation, Suspension, or Termination Proceedings. Additional Rules and definitions are contained in the General Provisions, Part at 23 Ill. Adm. Code 2700. Defined terms are indicated by the first letter being capitalized.

2) The purpose of this Part is to protect the integrity of the programs and to guard against losses on behalf of the Applicant, the Lender, the School, ISAC or the Federal Government.

d) ISAC's failure to invoke the provisions contained in this Part does not, however, automatically imply compliance or lessen an Applicant's or an Institution's obligation to follow federal or state rules and regulations governing scholarships, grants and loan programs. Any Action taken under this Part will not affect an Applicant's or an Institution's responsibility to fulfill the requirements of the Higher Education Act, federal regulations or ISAC policies and procedures applicable to outstanding scholarships, grants, and loan programs. Further, any Action taken under this Part will not affect an Applicant's or an Institution's rights, if any, to benefits or payments that are based on prior participation in the programs.

This Part does not apply to:

e) a determination that an Institution fails to meet the definition of an Institution of higher education, as defined in 20 USCA 1085(b) (1990), a vocational school, as defined in 20 USCA 1085(c) (1990), or a Lender, as defined in 20 USCA 1085(d) (1990);

a determination of a School's loss of eligibility by the Secretary of Education due to its default experience (See Section 3004 of the Omnibus Budget Reconciliation Act of 1990. (P.L. 101-508)); or

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any administrative Action taken by the U.S. Department of Education against a Lender (34 CFR 682.700-682.711 (1990)); an educational Institution (34 CFR 668.81-668.97 (1990)); or an individual (34 CFR 85.300-85.420 (1990)).

In any such case, ISAC shall terminate the participation of the Institution by sending notice of such termination, as outlined in Section 2790.80.

f) This Part incorporates by reference the corresponding applicable federal regulations, namely Limitation, Suspension or Termination of Lender Eligibility Under the Guaranteed Student Loan Program and the PLUS Program (34 CFR 682.700 - 682.711 (1990)). Fine, Limitation, Suspension and Termination Proceedings as applied to educational Institutions. (34 CFR 668.81 - 668.97 (1990)), and Debarment and Suspension proceedings as applied to persons (34 CFR 85.300 - 85.420 (1990)).

(Source: Amended at 15 Ill. Reg. 14264, effective September 23, 1991.)

Section 2790.20 Definitions

"Action" - An administrative proceeding conducted under this Part.

"Administrative Error" - Conduct resulting in the loss of a loan guarantee, creating a financial liability, or resulting in a refund due ISAC or the U.S. Department of Education, including but not limited to: overbilling interest, failing to cancel loans on a timely basis, failing to make timely refunds, overbilling of interest subsidy and special allowance due diligence violations in making, disbursing, and servicing loans, or conduct resulting in obtaining scholarship and/or grant Funds for which the Institution or Applicant is not entitled.

"Admonishment" - A written reprimand which warns the Institution or Applicant that a repeat of the same offense will be subject to a penalty of greater severity. Admonishments shall be a matter of public record.

"Applicant" - Any individual who requests ISAC consideration for a scholarship, grant, tuition waiver, or guaranteed loan.

"Borrower" - A student or parent to whom a Stafford, PLUS, SLS, or TOP loan is made.

"Funds" - Any money, commitments to provide money, and commitments of insurance or reinsurance provided under any or all programs.

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"Hearing Officer" - An impartial person appointed by the Executive Director of ISAC, or the Executive Director's designee, with no prior involvement with the facts giving rise to the Limitation, Suspension or Termination action, who is either:

an attorney who has been admitted to practice law in Illinois for at least five (5) years preceding appointment by the Executive Director and possesses those additional qualifications as are necessary to obtain appointment as an arbitrator pursuant to Section 2-1003(A) of the Mandatory Arbitration System in Illinois (Ill. Rev. Stat. 1989, ch. 110, Par. 2-1003A); or

a person who is an arbitrator qualified by the American Arbitration Association; or

any other person who meets the qualifications for the position of Administrative Law Judge for the Federal Government.

"Institution" - For purposes of this Part, any educational or lending institution which participates in any ISAC program(s).

"ISAC Official" - An official of ISAC to whom the Executive Director has delegated the responsibility of initiating and pursuing an action under this Part.

"Lender" - Defined by Section 435 of the Higher Education Act of 1965, as amended (20 USCA 1085(c) (1990)).

"School" - An institution eligible to participate in the programs established by the Higher Education Act of 1965, as amended, including an institution of higher education (as defined in 34 CFR 600.4 (1990)), a proprietary institution of higher education (as defined in 34 CFR 600.5 (1990)), a postsecondary vocational institution (as defined in 34 CFR 600.6 (1990)), and a vocational school (as defined in 34 CFR 600.7 (1990)).

"Suspension" - The removal of an Applicant's or an Institution's eligibility for any or all ISAC programs for a specified period of time or until the problem that initiated the Limitation, Suspension or Termination proceedings is resolved.

"Termination" - The unqualified removal of an Applicant's or an Institution's eligibility for any or all programs for an indefinite period of time, but in no event less than 18 months.

(Source: Amended at 15 Ill. Reg. 14264, effective September 23, 1991.)

Section 2790.30 Informal Compliance Procedures and Pre-Hearing Conferences

a) If the Executive Director receives a complaint or other information which the Executive Director believes to be reliable, indicating that an Applicant or an Institution is, or may be, in violation of applicable laws, Regulations, special arrangements, agreements, Rules, or Limitations, the Executive Director may call the matter to the attention of the Applicant or the Institution and may provide a give-it reasonable opportunity to:

- 1) respond to the complaint or other information;
- 2) show that the matter has been corrected; or
- 3) submit an acceptable plan to correct the violation and prevent its recurrence.

b) The procedures provided in this Part for Suspension, Limitation, or Termination need not be delayed during the informal compliance procedure if the Executive Director believes the:

- 1) delay would have an adverse effect on any or all programs administered by the ISAC; or
- 2) informal compliance procedure will not result in a correction of the alleged violation.

c) The purpose of a pre-hearing conference is to allow the parties to settle or narrow the dispute.

1) The pre-hearing conference may be convened at the request of ISAC, the affected Applicant or Institution, or the Hearing Officer.

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2) The scope of a pre-hearing conference is to discuss matters relating to the proposed action including settlement without a hearing, or the narrowing of legal or factual issues to be resolved at the hearing.

3) The pre-hearing conference is not subject to any procedural requirements except as may be mutually agreed upon by ISAC, the Applicant, and/or the Institution.

4) The pre-hearing conference may be held in any manner, including telephone conference call, an informal meeting, or written submission of materials from the Applicant or the Institution to the ISAC Official.

5) As a result of the pre-hearing conference, the ISAC Official and the Applicant or the Institution may enter into a pre-hearing agreement whereby both the ISAC Official and the Applicant or the Institution stipulate in writing, signed by the parties, to certain facts, points of law, regulations, or policies and procedures.

6) The Executive Director and the Applicant or the Institution may enter into a written consent agreement which fully or partially settles the dispute between the parties. The consent agreement may specify that any pending hearing shall be cancelled.

7) A violation of any of the provisions of the consent agreement shall constitute the basis for a Termination Action against an Applicant or an Institution.

(Source: Amended at 15 Ill. Reg. 14264, effective September 23, 1991)

Section 2790.40 Emergency Action

a) The Executive Director may take emergency Action to withhold Funds from an Applicant or an Institution or its associated students, and to withdraw the authority of an Applicant or an Institution to participate in ISAC administered programs if the Executive Director:

1) receives information which he believes to be reliable that an Applicant or an Institution is in violation of applicable Laws, Regulations, Rules, special arrangements, agreements, or Limitations which had been previously established;

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2) determines that such Action is necessary to prevent the likelihood of substantial loss of Funds to the State, to ISAC, to the U.S. Department of Education, to Borrowers, or to the students associated with the Institution; and

3) determines that the likelihood of loss requires immediate Action prior to completion of the procedures set forth in this Part for Limitation, Suspension, or Termination.

b) The Executive Director begins an emergency Action by notifying the Applicant or the Institution, by certified mail with return receipt requested, of the Action and the basis on which it is taken. The effective date of the Action is the date on which the notice is received by the Applicant or the Institution. The notice shall state:

1) the basis of the emergency Action;

2) the consequences of the emergency Action to the Applicant or the Institution;

3) that the Applicant or the Institution may request an opportunity to show cause why the emergency Action is unwarranted; and

4) that the failure to request an opportunity to show cause why the emergency Action is unwarranted, at least 5 days within the effective date, is a waiver of that right.

c) An emergency Action shall not exceed 30 days unless a Limitation, Suspension, or Termination proceeding is begun under this Part before the expiration of that period. In such case, the period may be extended until the completion of that proceeding, including any appeal to the Commission.

d) If a Limitation, Suspension, or Termination proceeding is begun, the Executive Director will provide the Institution, if it so requests; an opportunity to show cause that the emergency action is unwarranted; pending the outcome of that proceeding. An emergency Action may be terminated upon the Executive Director's verification that the Applicant or the Institution has corrected all violations on which the emergency Action was based. Verification includes, but is not limited to, submitting documentation showing that the violation(s) has been corrected or submitting an acceptable plan for correcting the violation(s) and preventing a recurrence(s).

(Source: Amended at 15 Ill. Reg. 14264, effective September 23, 1991.)

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Section 2790.50 Suspension Proceedings

a) **Scope and Consequences:** From its effective date, a Suspension removes an Applicant's or an Institution's eligibility for any or all ISAC programs for a period of time not exceeding 60 days unless the:

- 1) Applicant or the Institution and the Executive Director agree to an extension; or
- 2) Executive Director begins a Limitation or Termination proceeding.

b) **Procedures:** The Executive Director begins a Suspension proceeding by sending a notice to an Applicant or an Institution by certified mail with return receipt requested. The notice must:

- 1) inform the Applicant or the Institution of the intent of the ISAC to suspend the Applicant or the Institution's eligibility, cite the consequences of that action, as outlined in the Matrix (See Appendix A) and identify the alleged violations which constitute the basis for the action;
- 2) specify the proposed effective date of the Suspension, which shall be at least 20 days after the date of mailing of notice of intent;
- 3) inform the Applicant or the Institution that the Suspension will be effective on the date specified in the notice unless the Executive Director receives, at least 5 days before the proposed effective date, a request for a hearing or written material indicating why the Suspension should not take place; and
- 4) invite voluntary efforts to correct the violation(s) which led to the commencement of the action; and

2) inform the Applicant or the Institution that the failure to request a hearing will be deemed a waiver of that right.

c) If the Applicant or the Institution does not request a hearing but submits written material, the Executive Director, after considering that material, notifies the Applicant or the Institution that the:

- 1) Proposed Suspension is dismissed; or
- 2) Suspension is effective as of a specified date.

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d) Notice of Suspension will be promptly mailed to the Applicant or the Institution. The Suspension takes effect either upon the date on which the notice is received by the Applicant or the Institution or the originally proposed effective date stated in the notice of intent, whichever is later.

e) A Suspension shall not exceed 60 days unless a Limitation or Termination proceeding is begun under this Section before the expiration of that period. In such case, the period may be extended until the completion of that proceeding, including any appeal to the Commission. (See Section 2790.70. Recommended and Final Decisions.)

f) If the Applicant or the Institution requests a hearing, at least 5 days before the proposed effective date, the procedures outlined in Section 2790.140. Hearings shall be followed.

(Source: Amended at 15 Ill. Reg. 14264, effective September 23, 1991.)

Section 2790.60 Limitation or Termination Proceeding

a) Scope and consequences: From its effective date, a Limitation or Termination shall either:

- 1) result in Limitations on an Applicant's or an Institution's eligibility; or
- 2) end the eligibility of an Applicant or an Institution for any or all programs administered by the ISAC.

b) Procedures: The Executive Director begins a Limitation or Termination proceeding, whether or not a Suspension proceeding or an emergency action has begun, by sending an Applicant or an Institution a notice, by certified mail with return receipt requested. This notice must:

- 1) inform the Applicant or the Institution of the intent of the ISAC to limit or terminate the Applicant's or the Institution's eligibility, cite the consequences of that action, as outlined in the Matrix (See Appendix A) and identify the alleged violations which constitute the basis for the action;
- 2) specify the proposed effective date of the Limitation or Termination, which shall be at least 20 days after the date of mailing of notice of intent;
- 3) inform the Applicant or the Institution that the Limitation or Termination will be effective on the date specified in the notice unless the Executive Director receives, at least 5 days before the proposed effective date, a request for a hearing or written material indicating why the Limitation or Termination should not take place; and
- 4) invite voluntary efforts to correct the violation(s) which led to the commencement of the action; and

2) inform the Applicant or the Institution that the failure to request a hearing will be deemed a waiver of that right.

c) If the Applicant or the Institution does not request a hearing but submits written material, the Executive Director, after considering that material, notifies the Applicant or the Institution that the:

- 1) Proposed Suspension is dismissed; or
- 2) Suspension is effective as of a specified date.

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- 3) Inform the Applicant or the Institution that the Limitation or Termination will not be effective on the date specified in the notice if the Executive Director receives, at least 5 days before that the proposed effective date, a request for a hearing or written material indicating why the Limitation or Termination should not take place; and
 - 4) invite voluntary efforts to correct the violation(s) which led to the initiation of the Action; and
 - 5) inform the Applicant or the Institution that the failure to request a hearing will be deemed a waiver of that right.
- c) If the Applicant or the Institution does not request a hearing but submits written material, the Executive Director, after considering that material, notifies the Applicant or the Institution that:
 - 1) the proposed Action is dismissed; or
 - 2) Limitations are effective as of a specified date; or
 - 3) the Termination is effective as of a specified date.
- d) If the Applicant or the Institution requests a hearing, at least 5 days before the proposed effective date, the procedures outlined in Section 2790.140. Hearings shall be followed.
 - e) If the Applicant or the Institution wishes to appeal the decision of the Hearing Officer, the procedures outlined in Section 2790.70. Recommended and Final Decisions shall be followed.
 - d) If the Institution on a timely basis, requests a hearing, the Executive Director sets a date and place for it. The date will be at least 15 days after the Executive Director receives the request. No proposed limitation or termination takes place until after a hearing is held.
 - e) A hearing officer appointed by the Executive Director conducts the hearing on the record.
 - f) At the hearing, the appointed hearing officer shall consider any written material presented before the hearing, or any material or other evidence presented during the course of the hearing. The hearing shall be conducted in accordance with Ill. Rev. Stat. 1983, ch. 127, pars. 1010, 1011 and 1012.

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3) If, after considering the evidence, the appointed Hearing Officer concludes that limitation or termination is warranted; the Hearing Officer will issue an initial decision that may limit or terminate the institution's eligibility in whole or in part. If a termination is brought against an institution, the appointed Hearing Officer may issue a decision to impose one or more limitations on an institution rather than terminating its eligibility. If the Hearing Officer believes the limitation to be more appropriate,

b) Expected Hearing. With the approval of the Hearing Officer and the mutual consent of the parties, any time schedule specified in this section may be shortened.

(Source: Amended at 15 Ill. Reg. 14264, effective September 23, 1991.)

Section 2790.70 Recommended and Final Decisions

- a) The hearing officer issues an initial or recommended decision based on findings of fact and conclusions of law. Findings of fact shall be based only on evidence considered at the hearing and matters of which official notice has been taken. A recommended decision must be issued no later than 60³⁰ days after the conclusion of the hearing.
- b) The recommended decision will be promptly mailed to all parties.
- c) A recommended decision may be appealed to the Commission by filing exceptions to the hearing officer's recommended decision and a brief in support of those exceptions no later than 20 days after the receipt of the recommended decision. The opposing party shall have 20 days from the receipt of the exceptions and supporting brief to file a response. If no timely exceptions are filed, the parties will be deemed to have waived their exception and the recommended decision shall be implemented.
 - 1) All exceptions, briefs, and response briefs shall be filed with the Executive Director.
 - 2) Each exception shall set forth specifically the questions of procedure, fact, law, or policy to which exceptions are taken and shall identify that part of the recommended decision to which objection is made. The supporting brief shall designate, by precise citation of pages, the portions of the record relied upon and shall state the grounds for the exceptions and a citation of authorities.

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3) The Executive Director shall submit to the Commission the hearing officer's recommended decision, exceptions and briefs.

d) The recommended decision of the hearing officer does not take effect pending the appeal, unless the Commission determines that a stay would produce a serious and adverse effect upon the programs involved.

e) In the case of an appeal, the Commission issues a final administrative decision affirming, modifying, or reversing the recommended decision, including a statement or reasons for the decision.

(Source: Amended at 15 Ill. Reg. 14264 , effective September 23, 1991.)

Section 2790.80 Verification of Mailing and Receipt Dates

a) Verification of the mailing dates and receipt dates referred to in this Part is evidenced by the original receipt from the U.S. Postal Service.

b) If an applicant or an institution refuses to accept a notice mailed under this section, the ISAC considers the notice received on the date the applicant or the institution refuses to accept the notice.

(Source: Amended at 15 Ill. Reg. 14264 , effective September 23, 1991.)

Section 2790.90 Limitation

A Limitation may include, as appropriate to the program in question:

a) a limit on the number or percentage of students Enrolled in an educational Institution who may receive ISAC-administered Funds;

b) a limit on the Guaranteed Loans that a lending Institution may make, purchase, or hold;

c) a requirement that an Institution obtain and continue to hold in force and effect a bond, in a specified amount, to assure its ability to meet its financial obligations to students who receive Commission Funds; or

d) such other conditions as may be determined to be reasonable and appropriate.

(Source: Amended at 15 Ill. Reg. 14264 , effective September 23, 1991.)

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Section 2790.100 Termination

Based-on-the-manifest-weight-of-the-evidence-a A Termination may include, as appropriate to the program in question:

a) ending an Applicant's or an Institution's eligibility for any or all Gift Assistance programs administered by the ISAC;

b) prohibiting an Institution or-the-Commission from making or increasing financial aid awards administered by the ISAC;

c) prohibiting an Institution from making any other new obligations against Funds administered by the ISAC;

d) prohibiting additional Guaranteed Student Loans for students Enrolled at that Institution or additional guaranteed student loans for an Applicant.

e) prohibiting a lending Institution from obtaining guarantees for new any-borrowers after the effective date of the termination; or

f) prohibiting a lending Institution from disbursing loan proceeds.

(Source: Amended at 15 Ill. Reg. 14264 , effective September 23, 1991.)

Section 2790.110 Payment Period

a) If an educational Institution is terminated during a payment period, any eligible recipient at that school who has received an award or to whom a commitment has been made before the effective date of Termination may receive payment for that payment period.

b) The payment period is the Academic Year, or from the midpoint to the end of the Academic Year.

c) If a lending Institution is terminated, the lender shall proceed with collection efforts on all loans made prior to the effective date of the Termination.

(Source: Amended at 15 Ill. Reg. 14264 , effective September 23, 1991.)

Section 2790.120 Reimbursements, and Refunds, Offsets, and Penalties

a) The Executive Director, appointed hearing officer, or the Commission may require an applicant or an institution to take reasonable and appropriate corrective action to remedy a violation of applicable laws, regulations, special arrangements, agreements, or limitations.

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- b) The corrective action may include payment of any funds to the ISAC, or designated recipients which the Applicant or the Institution improperly received, withheld, disbursed, or caused to be disbursed.
- c) If any final decision requires an Applicant or an Institution to reimburse or make any other payment to the ISAC, the ISAC may deduct these claims from any benefits or claims due the Applicant or the Institution.

(Source: Amended at 15 Ill. Reg. 14264, effective September 23, 1991.)

Section 2790.130 Reinstatement After Termination

- a) An Applicant or an Institution whose eligibility for any or all programs administered by the ISAC has been terminated may not file a request for reinstatement of its eligibility before the expiration until of 18 months from after the effective date of its Termination.
- b) After the minimum Termination period, the Applicant or the Institution may request Commission reinstatement of its eligibility. The request must be in writing and must show that the Applicant or the Institution has corrected the violations on which the Termination was based and has paid in full all liabilities, reimbursements and refunds and that it meets all qualifications for eligibility.
- c) Within not later than ninety days after receipt of the request for reinstatement, the Commission shall respond to the Applicant or the Institution by:
 - 1) granting its request;
 - 2) denying its request; or
 - 3) granting the request subject to other Limitations; or
 - 4) conducting a program review to determine that all violations have been corrected in accordance with Section 2700.60, Audits and Investigations.
- d) If the Commission denies the request or establishes Limitations, the Applicant or the Institution, upon request, will be granted an opportunity to show cause why its eligibility should be fully reinstated.

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- e) The Applicant's or the Institution's request for a show-cause meeting shall not waive its the right to participate in any or all programs administered by the Commission if it complies with such continuing Limitations pending the outcome of the meeting.
- f) A School that is also a Lender and whose eligibility as a participating School has been terminated, may not be considered for reinstatement as a Lender until it is reinstated as an eligible School.

- g) If a request for reinstatement is denied, the Applicant or the Institution may request reinstatement 18 months after the most recent request, unless the Commission agrees to consider an earlier request.

(Source: Amended at 15 Ill. Reg. 14264, effective September 23, 1991.)

Section 2790.140 Hearings

- a) If the Applicant or the Institution requests a hearing at least 5 days before the proposed effective date of a Suspension, Limitation or Termination, the Executive Director sets the date and place for the hearing. The date will be at least 15 days after the Executive Director receives the request.
- b) A Hearing Officer appointed by the Executive Director conducts the hearing on the record.
- c) The Hearing Officer shall regulate the course of the proceedings.
 - 1) The conduct of the parties during the hearing, provide for the orderly presentation of arguments and evidence, and shall take all steps necessary to conduct a fair and impartial hearing.
 - 2) The Hearing Officer shall take whatever measures are appropriate to expedite the proceeding which may include, but are not limited to:
 - 1) scheduling of pre-hearing conferences;
 - 2) restricting the number or length of submissions;
 - 3) accepting stipulations as to facts and legal authorities;
 - 4) setting time limits for hearings and submission of written documents; and
- d) Declaring any party who fails to comply with a valid order of the Hearing Officer to be in default, terminating the proceeding and issuing a decision against the non-complying party.

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21 At the hearing, the appointed Hearing Officer shall consider any written material presented before the hearing or any material or other evidence presented during the course of the hearing. The hearing shall be conducted in accordance with Sections 10, 11 and 12 of the Administrative Procedure Act (Ill. Rev. Stat. 1989, ch. 127, pars. 1010, 1011 and 1012).

22 The Hearing Officer shall not have authority to issue subpoenas. If requested by the Hearing Officer, ISAC, the Applicant and/or the Institution shall provide persons who have knowledge about the matter under review for oral or written examination.

23 The ISAC Official has the burden of proof by a preponderance of the evidence in any Suspension, Limitation or Termination hearing.

24 The Hearing Officer shall only accept evidence that is relevant to the proceeding and not unduly repetitious.

25 The Hearing Officer shall base findings of fact only on evidence considered at the hearing and on matters given judicial notice.

26 If, after considering the evidence, the appointed Hearing Officer concludes that a Suspension, Limitation, Termination or penalty is warranted, the Hearing Officer will issue an initial decision that may suspend, limit, terminate or affect the Applicant or the Institution's eligibility in whole or in part in accordance with the Matrix. (See Appendix A.)

27 If a Termination proceeding is brought against an Applicant or an Institution, the appointed Hearing Officer may, in his or her discretion, issue a decision to impose one or more limitations or penalties on an Applicant or an Institution rather than terminating its eligibility, provided that the decision is in accordance with the Matrix. (See Appendix A.)

28 Expedited Hearing. With the approval of the Hearing Officer and the mutual consent of the parties, any time schedule specified in this Section may be shortened.

29 The Applicant or the Institution may be represented by legal counsel at a hearing, but ISAC is under no obligation to provide such counsel.

(Source: Added at 15 III. Reg. 14264 ; effective September 23, 1991.)

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Section 2790. APPENDIX A. Matrix

NATURE OF VIOLATION	1st offense		2nd offense		3rd offense	
	Minimum Administrative Limitation	Maximum Administrative Limitation	Minimum Year Limitation	Maximum Year Limitation	Minimum Suspension for 10 days	Maximum Suspension for 60 days
Violating Administrative Errors affecting 15 to 41 of the Funds in an audit sample	6 month Limitation	1 year Limitation	1 year Limitation	Suspension for 60 days	Suspension for 60 days	Termination
(Leader: School)						
Violating Administrative Errors affecting 25 to 41 more of the Funds in an audit sample	6 month Limitation	1 year Limitation	Suspension for 60 days	Suspension for 60 days	Suspension for 60 days	Termination
(Leader: School)						
Violating Administrative Errors affecting 50% or more of the Funds in an audit sample	1 year Limitation	6 month Limitation	1 year Limitation	Suspension for 60 days	Suspension for 60 days	Termination
(Leader: School)						
Fraudulently submitting incorrect or misleading information on an application	Administrative Limitation	1 year Limitation	Suspension for 60 days	Suspension for 60 days	Suspension for 60 days	Termination
(Applicant: School)						
Fraudulently submitting false information on a claim or a report	1 year Limitation	Suspension for 60 days	Suspension for 60 days	Suspension for 60 days	Suspension for 60 days	Termination
(Leader: Applicant; School)						
Failing to make refunds in accordance with regulations	1 year Limitation	Suspension for 60 days	Suspension for 60 days	Suspension for 60 days	Suspension for 60 days	Termination

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Nature of Violation	1st offence	2nd offence		Minimum	Maximum	Minimum	Maximum
		Minimum	Maximum			Termination	Termination
Inviting Funds for personal use by an individual and/or encouraging the unauthorized use of funds by an Institution	1 year	Initiation	Suspension for 60 days	Suspension for 60 days	Termination	Termination	Termination
Concurrent, Lesser:							

Offering a plea of guilty or being found guilty of a felony in any court within the jurisdiction of the states relating to) administered by ISAC

Applicant: Lender:
ISKOOL

applicant; Lender:
[REDACTED]
[REDACTED]

Applicant; Lender;
Wool

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Entertainment	Entertainment
Entertainment	Entertainment
Entertainment	Entertainment

the ordinal number of the offense refers to the enhancement of the penalties.

(Source: Added at 15 111 Reg. 14264 Effective September 23, 1991)

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NOTICE OF EMERGENCY AMENDMENTS

- 1) The Heading of the Part: Reports of Child Abuse and Neglect
- 2) Code Citation: 89 Ill. Adm. Code 300
- 3) Section Numbers: Emergency Action: 300.20
Amendments
Amendments
- 4) Statutory Authority: Ill. Rev. Stat. 1989, ch. 23, par. 2051 et seq.
- 5) Effective Date of Emergency Amendment: September 25, 1991:
If these emergency amendments are to expire before the end of the 150-day period, please specify the date on which it is to expire: These amendments will expire before the end of the 150 day period.
- 6) Date Filed in Agency's Principal Office: September 25, 1991
- 7) Reason for Emergency: These emergency amendments replace the proposed amendments published in the Illinois Register on June 21, 1991. The Department is filing these amendments as emergency rulemaking to comply with the September 30, 1991 deadline required by the Federal Department of Health and Human Services for funding of child abuse grants. In order to be eligible for federal funds under the Child Abuse Prevention and Treatment Act, these amendments must be effective before the start of the next federal fiscal year which begins October 1, 1991.
- 8) A Complete Description of the Subjects and Issues Involved: These amendments clarify the "religious exception" clause of the definition of "neglected child" by specifying that when there is harm or substantial risk of harm present, spiritual means through prayer alone for the treatment or cure of disease or for remedial care will not be recognized as a substitute for such necessary medical care if the Department or, if necessary, a Juvenile Court determines that medical care is necessary. In addition, a new subsection is added to Section 300.30 clarifying that where circumstances indicate harm or substantial risk of harm, children of parents who depend upon spiritual healing through prayer alone for the treatment or cure of the disease are subject to the requirements of the Abused and Neglected Child Reporting Act for the reporting of, investigation of and provision of protective services.
- 9) Are there any proposed amendments to this Part pending? Yes.
- 10) Section Numbers Proposed Action Illinois Register Citation
300.20 Amendment 15 Ill. Adm. 8735
300.30 Amendment 15 Ill. Adm. 8735

- 11) Statement of Statewide Policy Objectives: This rulemaking does not create or expand a state mandate as defined in Section 3(b) of the State Mandates Act (Ill. Rev. Stat. 1989, ch. 81, par. 2203).
- 12) Information and questions regarding this amendment shall be directed to:

Name: Jacqueline Nottingham, Chief
Address: Office of Rules and Procedures
Department of Children and Family Services
406 East Monroe
Springfield, Illinois 62701-1498

Telephone: 217/524-2429
The full text of the emergency amendment begins on the next page:

NOTICE OF EMERGENCY AMENDMENT(S)

TITLE 89: SOCIAL SERVICES

CHAPTER III: DEPARTMENT OF CHILDREN AND FAMILY SERVICES
SUBCHAPTER a: SERVICE DELIVERY

PART 300
REPORTS OF CHILD ABUSE AND NEGLECT

Section 300.10 Purpose

300.20 Definitions
EMERGENCY

300.30 Reporting Child Abuse or Neglect to the Department
EMERGENCY

300.40 Content of Child Abuse or Neglect Reports
300.50 Transmittal of Child Abuse or Neglect Reports
300.60 Special Types of Reports (Recodified)

300.70 Referrals to the Local Law Enforcement Agency and State's
Attorney
Delegation of the Investigation
300.80 Time Frames for the Investigation
300.90 Initial Investigation
300.100 The Formal Investigative Process

300.110 Taking Children into Temporary Protective Custody
Notices Whether Child Abuse or Neglect Occurred
300.120 Transmittal of Information to the Illinois Department of
Professional Regulation and to School Superintendents
300.130 Referral for Other Services
300.140 Special Types of Reports
APPENDIX A Acknowledgement of Mandated Reporter Status
APPENDIX B Child Abuse and Neglect Allegations

AUTHORITY: Implementing and authorized by the Abused and Neglected Child
Reporting Act (Ill. Rev. Stat. 1989, ch. 23, pars. 2051 et seq.) and
Section 3 of "AN ACT in relation to the performance of medical, dental or
surgical procedures on and counseling of minors" (Ill. Rev. Stat. 1989, ch.
111, par. 4503).

SOURCE: Adopted and codified as 89 Ill. Adm. Code 302 at 5 Ill. Reg. 13188, effective November 30, 1981; amended at 6 Ill. Reg. 15529, effective January 1, 1983; recodified at 8 Ill. Reg. 992; peremptory amendment at 8 Ill. Reg. 5373, effective April 12, 1984; amended at 8 Ill. Reg. 12143, effective July 9, 1984; amended at 9 Ill. Reg. 9104, effective June 14, 1985; amended at 10 Ill. Reg. 5915, effective April 15, 1986; amended at 11 Ill. Reg. 1390, effective January 13, 1987; amended at 11 Ill. Reg. 1151, effective January 14, 1987; amended at 11 Ill. Reg. 1829, effective January 15, 1987; recodified from 89 Ill. Adm. Code 302.20, 302.100, 302.110, 302.120, 302.130, 302.140, 302.150, 302.160, 302.170, 302.180, 302.190, and Appendix A at 11 Ill. Reg. 3492;

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emergency amendments at 11 Ill. Reg. 4058, effective February 20, 1987, for a maximum of 150 days; amended at 11 Ill. Reg. 12619, effective July 20, 1987; recodified at 11 Ill. Reg. 13405; amended at 13 Ill. Reg. 2419, effective March 1, 1989; emergency amendment at 14 Ill. Reg. 11356, effective July 1, 1990, for a maximum of 150 days; amended at 14 Ill. Reg. 17558, effective October 15, 1990; amended at 14 Ill. Reg. 19827, effective November 28, 1990; emergency amendment 15 Ill. Reg. 14285, effective September 25, 1991, for a maximum of 150 days.

Section 300.20 Definitions
EMERGENCY

"Abused Child" means a child whose parent or immediate family member, or any person responsible for the child's welfare, or any individual residing in the same home as the child, or a paramour of the child's parent:

inflicts, causes to be inflicted, or allows to be inflicted upon such child physical or mental injury, by other than accidental means, which causes death, disfigurement, impairment of physical or emotional health, or loss or impairment of any bodily function; creates a substantial risk of physical or mental injury to such child by other than accidental means which would be likely to cause death, disfigurement, impairment of physical or emotional health, or loss of or impairment of any bodily function; commits or allows to be committed any sex offense against such child, as such sex offenses are defined in the Criminal Code of 1961, as amended, and extending those definitions of sex offenses to include children under 18 years of age; commits or allows to be committed an act or acts of torture upon such child; or inflicts excessive corporal punishment. (Ill. Rev. Stat. 1989, ch. 23, par. 2053)

"Caretaker" means the child's parent(s), guardian or custodian with whom the child lives and who has primary responsibility for the care and supervision of the child.

"Child" means any person under the age of 18 years, unless legally emancipated by reason of marriage or entry into a branch of the United States armed services.

"Child care facility" means any person, group of persons, agency, association, or organization which arranges for or cares for children unrelated to the operator of the facility, apart from the parents. Child care facilities may be established for profit or non-for-profit. "Child care facility" is further defined in

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Section 2.05 of the Child Care Act and includes, foster family homes and day care homes.

"Child Protective Service Unit" (CPS) means certain specialized State employees of the Department assigned by the Director or his designee to perform the duties and responsibilities as provided under this Part. They are also known as investigative staff. (Ill. Rev. Stat. 1989, ch. 23, par. 2053)

"Children for whom the Department is legally responsible" means children for whom the Department has temporary protective custody, custody or guardianship via court order, or children whose parent(s) has signed an adoptive surrender or voluntary placement agreement with the Department.

"Collateral contact" means obtaining information concerning a child, parent, or other person responsible for the child from a person who has knowledge of the family situation but was not directly involved in referring the child or family to the Department for services.

"Credible evidence of child abuse or neglect" means that the available facts when viewed in light of surrounding circumstances would cause a reasonable person to believe that a child was abused or neglected.

"Delegation of an investigation" means the decision whether a report of child abuse or neglect was "indicated" or "unfounded" has been deferred to another authority. The Department maintains responsibility for entering information about the report in the State Central Register and for notifying the subjects of the report and mandated reporters of the results of the investigation.

"Department," as used in this Part, means the Department of Children and Family Services.

"Determination" means a final Department decision about whether there is credible evidence that child abuse or neglect occurred. A determination must be either "indicated" or "unfounded."

"Disfigurement" means a serious or protracted blemish, scar, or deformity that spoils a person's appearance or limits bodily functions.

"Formal investigation" means those activities conducted by Department investigative staff necessary to make a determination as to whether a report of suspected child abuse or neglect is indicated or unfounded. Such activities shall include: an evaluation of the environment of the child named in the report and

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any other children in the same environment; a determination of the risk to such children if they continue to remain in the existing environments, as well as a determination of the nature, extent and cause of any condition enumerated in such report, the name, age and condition of other children in the environment; and an evaluation as to whether there would be an immediate and urgent necessity to remove the child from the environment if appropriate family preservation services were provided. After seeing to the safety of the child or children, the Department shall forthwith notify the subjects of the report in writing, or the existence of the report and their rights existing under this Act in regard to amendment or expungement. (Ill. Rev. Stat. 1989, ch. 23, par. 2053)

"Indicated Report" means any report of child abuse or neglect made to the Department for which it is determined, after an investigation, that credible evidence of the alleged abuse or neglect exists.

"Initial Investigation" means those activities conducted by Department investigative staff to determine whether a report of suspected child abuse or neglect is a good faith indication of abuse or neglect and, therefore, requires a formal investigation. Good faith in this context means that the report was made with the honest intention to identify actual child abuse or neglect.

"Initial Oral Report" means a report alleging child abuse or neglect for which the State Central Register has no prior records on the family.

"Involved Subject" means a child who is the alleged victim of child abuse or neglect or a person who is the alleged perpetrator of the child abuse or neglect.

"Local law enforcement agency" means the police of a city, town, village or other incorporated area or the sheriff of an unincorporated area or any sworn officer of the Illinois Department of State Police.

"Mandated reporters" means those individuals required to report suspected child abuse or neglect to the Department. A list of these persons and their associated responsibilities is provided in Section 300.30 of this Part.

"Neglected child" means any child whose parent or other person responsible for the child's welfare withholds or denies nourishment or medically indicated treatment including food or care denied solely on the basis of present or anticipated mental or physical impairment as determined by a physician acting alone

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or in consultation with other physicians, or otherwise does not provide ~~or--there--is--substantial--risk--that--such--parent--or--person responsible--with--not--provide--the--proper--or--necessary--support, or medical--or--other--remedial--care--recognized--under--State--law--as necessary--for--a--child's--well-being~~ (including where there is harm or substantial risk of harm to the child's health or welfare), including adequate food, clothing and shelter; or who is abandoned by his or her parents or other person responsible for the child's welfare; or who is a newborn infant whose blood and urine contains any amount of controlled substance as defined in subsection (f) of Section 102 of the Illinois Controlled Substances Act or a metabolite thereof, with the exception of a controlled substance or metabolite thereof whose presence in the newborn infant is the result of medical treatment administered to the mother or newborn infant. A child shall not be considered neglected or abused for the sole reason that such child's parent or other person responsible for his or her welfare depends upon spiritual means through prayer alone for the treatment or cure of disease or remedial care under Section 4 of this Act, the Abused and Neglected Child Reporting Act (Ill. Rev. Stat. 1989, ch. 23, par. 2053).

Nothing--in--this--rule--shall--be--construed--as--requiring--or prohibiting--a--finding--of--negligent--treatment--or--maltreatment--when a--parent--practicing--his--or--her--religious--beliefs--does--not--for that--reason--abandon--provide--medical--treatment--for--a--child--or--that a--substantial--risk--of--neglect--exists--society--because--a--parent--or responsible--person--ordinately--provides--treatment--by--spiritual means--through--prayer--alone--for--the--cure--and--remedial--care--for--a child--. Neither shall anything in this rule limit the authority of the Department to make or receive reports or to provide protective services to--to--seek--judicial--authority--to--obtain--necessary medical--treatment--on--behalf--of--children--where--there--is--harm--or substantial--risk--of--harm--to--the--children's--health--. Where the circumstances indicate harm or substantial risk of harm to the child's health or welfare and necessary medical care is not being provided to treat or prevent that harm or risk of harm because such parent or other person responsible for the child's welfare depends upon spiritual means alone for treatment or cure, such child is subject to the requirements of this Act for the reporting of, investigation of, and provision of protective services with respect to such child and his health needs, and in such cases spiritual means through prayer alone for the treatment or cure of disease or for remedial care will not be recognized as a substitute for such necessary medical care, if the Department or, as necessary, a juvenile court determines that medical care is necessary.

"Perpetrator" means a person who, as a result of investigation, has been determined by the Department to have caused child abuse

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or neglect.

"Person responsible for the child's welfare" means the child's parent, guardian, foster parent, an operator, supervisor, or employee of a public or private residential agency or institution or public or private profit or not-for-profit child care facility; or any other person responsible for the child's welfare at the time of the alleged abuse or neglect, or any person who came to know the child through an official capacity or position of trust, including but not limited to health care professionals, educational personnel, recreational supervisors, and volunteers or support personnel in any setting where children may be subject to abuse or neglect. (Ill. Rev. Stat. 1989, ch. 23, par. 2053)

"Subject of a report" means any child reported to the child abuse/neglect State Central Register, and his or her parent, personal guardian or other person responsible for the child's welfare who is named in the report.

"Temporary protective custody" means custody within a hospital or other medical facility or a place previously designated by the Department, subject to review by the Court. "Temporary protective custody" cannot exceed 48 hours excluding Saturdays, Sundays and holidays.

"Undetermined report" means any report of child abuse or neglect made to the Department in which it was not possible to complete an investigation within 60 days on the basis of information provided to the Department.

"Unfounded report" means any report of child abuse or neglect for which it is determined, after an investigation, that no credible evidence of the alleged abuse or neglect exists.

(Source: Emergency amendment at 15 Ill. Reg. 14285, effective September 25, 1991, for a maximum of 150 days)

Section 300.30 Reporting Child Abuse or Neglect to the Department
EMERGENCY

- a) Reports of suspected child abuse or neglect may be immediately made to the State Central Register via its toll-free number [1-800-25A-BUSE] at any time, day or night, or on any day of the week. Reports may also be made to the nearest Department office. The Department encourages use of the toll-free hotline number.
- b) Persons Mandated to Report Child Abuse or Neglect

1) Types of Mandated Reporters

Any of the following individuals who have reasonable cause to believe that a child known to them in their professional or

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Official capacity may be abused or neglected shall immediately report or cause a report to be made to the Department. These mandated reporters include:

- A) physicians, residents, and interns;
- B) hospitals;
- C) hospital administrators and personnel engaged in the examination, care and treatment of persons;
- D) surgeons;
- E) dentists;
- F) dentist hygienists;
- G) osteopaths;
- H) chiropractors;
- I) Podiatrists;
- J) Christian Science practitioners;
- K) coroners;
- L) medical examiners;
- M) emergency medical technicians;
- N) crisis line or hotline personnel;
- O) school personnel;
- P) educational advocate assigned to a child pursuant to the School Code;
- Q) truant officers;
- R) social workers;
- S) social services administrators;
- T) domestic violence program personnel;
- U) registered nurses;
- V) licensed practical nurses;
- W) directors or staff assistants of nursery schools or child day care centers;
- X) recreational program or facility personnel;
- Y) law enforcement officers;
- Z) registered psychologists;
- AA) assistants working under the direct supervision of a psychologist or psychiatrist;
- BB) field personnel of the Illinois Departments of Public Aid, Public Health, Mental Health and Developmental Disabilities, Corrections, Children and Family Services, Human Rights or Rehabilitation Services;
- CC) probation officers;
- DD) foster parents, homemakers or any other child care worker;
- EE) supervisors and administrators of General Assistance under the Illinois Public Aid Code; or
- FF) substance abuse treatment personnel.

2) Acknowledgement of Reporting Responsibility

- A) Individuals who became mandated reporters on or after July 1, 1986, by virtue of their employment shall sign statements acknowledging that they are mandated to report suspected child abuse and neglect in accordance

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with Section 4 of the Abused and Neglected Child Reporting Act (Ill. Rev. Stat. 1989, ch. 23, par. 2054). The statement shall be on a form prescribed by the Department, but provided by the employer. (See Appendix A.) The statement shall be signed before beginning employment and shall be retained by the employer as a permanent part of the personnel record.

- B) The Department shall provide, upon request at a reasonable cost of \$50 each, copies of the Abused and Neglected Child Reporting Act to all employers employing persons who are mandated to report under this Act.
- 3) Interference with Reporting Prohibited
 - A) Mandated reporters who report instances of child abuse or neglect in their capacity as members of the staff of a medical or other public or private institution, school, facility or agency, may also notify the person in charge or designee of such institution, school, facility or agency that a report has been made. However, the person in charge or designee may not exercise any control, restraint, modification or other change in the report or the forwarding of such report to the Department. (Ill. Rev. Stat. 1989, ch. 23, par. 2054)
 - B) Any person who knowingly and willfully violates any provision of this Section shall be guilty of a Class A misdemeanor. (Ill. Rev. Stat. 1989, ch. 23, par. 2054)
 - C) Employers shall not discriminate in any manner against employees who make good faith reports of suspected child abuse or neglect or who act as witnesses or testify in an investigation or proceeding concerning a report of suspected child abuse or neglect. (Ill. Rev. Stat. 1989, ch. 23, par. 2059.1)
- 4) Consequences of Failure to Report
 - A) The privileged quality of communication between any professional person required to report and patient or client shall not constitute grounds for failure to report suspected child abuse or neglect. Mandated reporters who willfully fail to report suspected child abuse or neglect are subject to license suspension or revocation in accordance with the following statutes:
 - i) The Illinois Nursing Act of 1987 (Ill. Rev. Stat. 1989, ch. 111, pars. 3501 et seq.);
 - ii) Medical Practice Act of 1987 (Ill. Rev. Stat. 1989, ch. 111, pars. 4400-1 et seq.);
 - iii) Podiatric Medical Practice Act of 1987 (Ill. Rev. Stat. 1989, ch. 111, pars. 4801 et seq.);
 - iv) Clinical Psychologist Licensing Act (Ill. Rev. Stat. 1989, ch. 111, pars. 5501 et seq.);
 - v) Social Workers Registration Act (Ill. Rev. Stat.

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1989, ch. 111, pars. 6301 et seq.);
 vi) The School Code (Ill. Rev. Stat. 1989, ch. 122, pars. 1-1 et seq.); and
 vii) The Illinois Dental Practice Act (Ill. Rev. Stat. 1989, ch. 111, pars. 2301 et seq.).

B) Any physician who willfully fails to report child abuse or neglect shall be referred to the Illinois State Medical Disciplinary Board for action. Any other person required to report suspected child abuse or neglect who willfully fails to report such abuse or neglect shall be guilty of a Class A misdemeanor. (Ill. Rev. Stat. 1989, ch. 23, par. 2054)

5) Written Confirmation of Reports
 Mandated reporters shall confirm their telephone report in writing on a form prescribed by the Department within 48 hours of the oral report. The Department shall provide forms to mandated reporters—one for the exclusive use of medical professionals and another for use by all other mandated reporters. These confirmation reports shall be admissible as evidence in any administrative or judicial proceeding related to child abuse or neglect. Local investigative staff shall transmit confirmation reports to the State Central Register within 24 hours of receipt.

c) Other Persons May Report
 Other persons may report suspected child abuse or neglect if they have reasonable cause to believe a child may be abused or neglected.

d) Consequences of False Reporting

Any person who knowingly transmits a false report to the Department commits the offense of disorderly conduct under subsection (a) (7) of Section 26-1 of the Criminal Code of 1961 (Ill. Rev. Stat. 1989, ch. 38, par. 26-1). A violation of this subsection is a Class B misdemeanor, punishable by a term of imprisonment for not more than 6 months, or by a fine not to exceed \$500, or both. Any person who violates this provision a second or subsequent time shall be guilty of Class A felony. The Department shall refer cases of false reporting to the local State's Attorney when the reporter is known. (Ill. Rev. Stat. 1989, ch. 23, par. 2054)

e) Cooperation in Court or Administrative Hearings

Any person who makes a report or who investigates a report may be ordered by the Court to testify fully in any judicial proceeding resulting from the report about any evidence of the abuse or neglect or the cause of the abuse or neglect. Any mandated reporter listed in subsection (b)(1) who makes a report of suspected child abuse or neglect shall testify fully in any administrative hearing resulting from such report, as to any evidence of abuse or neglect or the cause thereof. No evidence shall be excluded because of any common law or statutory privilege

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regarding communications between the alleged perpetrator or the child subject and the person making or investigating the report.

f) Referrals to Public Health
 All mandated reporters listed in subsection (b)(1) may refer to the Department of Public Health any pregnant person in Illinois who is addicted as defined in the Illinois Alcoholism and Other Drug Dependency Act (Ill. Rev. Stat. 1989, ch. 111 1/2, par. 6351-3).

g) Depending upon Spiritual Means Through Prayer Alone for the Treatment or Cure of Disease or Remedial Care.
 A child whose parent, guardian or custodian in good faith selects and depends upon spiritual means through prayer alone for the treatment or cure of disease or remedial care may be considered neglected or abused, but not for the sole reason that his parent, guardian, or custodian accepts and practices such beliefs. (Ill. Rev. Stat. 1989, ch. 23, par. 2054) Where the circumstances indicate harm or substantial risk of harm to the child's health or welfare and medical care necessary to treat or prevent that harm or risk of harm is not being provided because a parent or other person responsible for the child's welfare depends upon such spiritual means, the child shall be subject to the requirements of the Abused and Neglected Child Reporting Act for the reporting of investigation of, and provision of protective services with respect to the child and his health needs.

(Source: Emergency amendment at 15 Ill. Reg. 14285, effective September 25, 1991, for a maximum of 150 days)

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NOTICE OF EMERGENCY AMENDMENTS

- 1) Heading of Part: Property Tax/Revenue Act of 1939
- 2) Code Citation: 86 Ill. Adm. Code 110
- 3) Section Numbers: Emergency Action:
- 4) Statutory Authority: Property Tax Extension Act (P.A. 87-17), Sec. 1-50
- 5) Effective Date of Amendments: October 1, 1991
- 6) If this emergency amendment is to expire before the end of the 150-day period, please specify the date on which it is to expire: N/A
- 7) Reason for Emergency: P.A. 87-17, the Property Tax Extension Limitation Act, was passed by the General Assembly and was approved by the Governor on July 25, 1991. Article I of the Act takes effect on October 1, 1991. This Article imposes an extension limitation on property tax. Pursuant to statute, the limiting rate does not include new property. The rulemaking details what constitutes new property and also explains which levies are subject to annual backdoor referendum. It is necessary that the definition of new property and the provision governing backdoor referendums be immediately adopted in order that units of local government subject to the Act will be able to calculate the limiting rate, provide for referendums in those situations where required, and thus comply with the law.
- 8) A Complete Description of the Subjects and Issues Involved: Refer to Item #8, above.
- 9) Are there any amendments to this Part pending: No
- 10) Statement of Statewide Policy Objectives: This rulemaking neither imposes a State mandate, nor modifies an existing mandate.
- 11) Information and questions regarding this amendment shall be directed to:

Mr. R. Dale Yung
Administrator
Illinois Department of Revenue
Legal Services Bureau
101 West Jefferson
Springfield, Illinois 62708
Phone: (217) 782-6336

The full text of the emergency amendments begins on the next page:

TITLE 86: REVENUE
CHAPTER I: DEPARTMENT OF REVENUE
PART 110
PROPERTY TAX/REVENUE ACT OF 1939

<u>Section</u>	<u>New Section</u>	<u>Section</u>
110.190		Railroads
4) <u>Statutory Authority:</u> Property Tax Extension Act (P.A. 87-17), Sec. 1-50	110.101 110.105 110.110	Non-carrier Real Estate of Railroads Procedures for Assessment of Pollution Control Facilities and Low Sulphur Dioxide Emission Coal Fueled Devices Exemption Proceedings
5) <u>Effective Date of Amendments:</u> October 1, 1991	110.115	Oil Right Lessees and Producers Reports to be Filed with the Department Hearings and Records of County Assessor, Supervisor of Assessments or Board of Assessors
6) <u>If this emergency amendment is to expire before the end of the 150-day period, please specify the date on which it is to expire:</u> N/A	110.120 110.125 110.130	Review of Assessments - Counties of 1,000,000 or More Board of Review Procedures and Records - Counties of Less than 1,000,000 Board of Review Procedures and Records (Repealed)
8) <u>Reason for Emergency:</u> P.A. 87-17, the Property Tax Extension Limitation Act, was passed by the General Assembly and was approved by the Governor on July 25, 1991. Article I of the Act takes effect on October 1, 1991. This Article imposes an extension limitation on property tax. Pursuant to statute, the limiting rate does not include new property. The rulemaking details what constitutes new property and also explains which levies are subject to annual backdoor referendum. It is necessary that the definition of new property and the provision governing backdoor referendums be immediately adopted in order that units of local government subject to the Act will be able to calculate the limiting rate, provide for referendums in those situations where required, and thus comply with the law.	110.135 110.140 110.141 110.145 110.150 110.155 110.160 110.165 110.170 110.175 110.180 110.190	Farmland Factor Review Procedures (Repealed) Practice and Procedure Records Reproduction Appointment of Board of Review Members After Examination Multi-township Assessment Districts Farmland Assessment Review Procedures Assessors' Bonus Equalization by Supervisor of Assessments Supervisor of Assessments Examination Property Tax Extension Limitation EMERGENCY

AUTHORITY: Implementing the Revenue Act of 1939 (Ill. Rev. Stat. 1989, ch. 120, par. 482.1) and authorized by Section 39b35 of the Civil Administrative Code of Illinois (Ill. Rev. Stat. 1989, ch. 127, par. 39b35).

SOURCE: Adopted June 1, 1940; amended at 5 Ill. Reg. 2999, effective March 11, 1981; amended at 5 Ill. Reg. 5888, effective May 26, 1981; amended at 6 Ill. Reg. 9707, effective July 27, 1982; codified at 7 Ill. Reg. 5886; amended at 8 Ill. Reg. 24285, November 5, 1982; codified at 9 Ill. Reg. 159, effective December 5, 1984; amended at 9 Ill. Reg. 12022, effective July 24, 1985; amended at 10 Ill. Reg. 11284, effective June 16, 1986; amended at 11 Ill. Reg. 19675, effective November 23, 1987; amended at 11 Ill. Reg. 20972, effective December 11, 1987; amended at 12 Ill. Reg. 14346, effective August 29, 1988; amended at 13 Ill. Reg. 6803, effective April 12, 1989; amended at 13 Ill. Reg. 7469, effective May 2, 1989; amended at 15 Ill. Reg. 3522, effective February 21, 1991; emergency

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DEPARTMENT OF REVENUE

NOTICE OF EMERGENCY AMENDMENTS

amendment at 15 Ill. Reg. 14297, effective October 1, 1991, for a maximum of 150 days.

Section 110.190 Property Tax Extension Limitation

a) New Property

- 1) New property as defined in Section 1-5 of the Property Tax Extension Limitation Act (P.A. 87-17) includes only new improvements or additions to existing improvements on any parcel of real property that increased the assessed value of that real property during the levy year. It does not include maintenance and repair. The amount of value shall be limited to the actual value added by the new improvement.
- 2) For the 1991 levy year, the dollar amount of new property for each taxing district subject to the Property Tax Extension Limitation Act shall be reported to the county clerk by the supervisor of assessments within 20 days of the adjournment of the Board of Review or by the county assessor within 10 days of the adjournment of the Board of Appeals. For the 1991 levy year, the supervisors of assessments and county assessor shall use assessment records, tax codes and other available means to accurately report the amount of new property. The value reported to the county clerk must be the final value for the new property after final Board of Review or Board of Appeals action.
- 3) For the 1992 and subsequent levy years, the township assessors, multi-township assessors, supervisors of assessments, county assessors, Boards of Review and Board of Appeals shall enter their assessments of new property located in taxing districts subject to the Property Tax Extension Limitation Act in separate columns specifically designated for new property in the assessment books.
- 4) The following special situations are new property under the circumstances described:
 - A) New improvements or additions to existing property during the levy year in an Enterprise Zone comprise new property for that levy year only to the extent that taxes are not abated on this new property.
 - B) Property which receives a prorated assessment under Section 27a of the Revenue Act of 1939 because of the construction of new or added buildings, structures or other improvements which were substantially completed, initially occupied or initially used during the levy year is new property and the amount of new property for that levy year is the amount of the equalized prorated assessment. When this property receives the full assessment in the next levy year, the difference between the equalized prorated assessment and the next levy year's equalized assessment which is due to the new or added buildings, structures or other improvements which were substantially completed or initially occupied or initially used is the amount of new property for the next levy year.

5) New property does not include:

- A) Property which in the prior year received a prorated assessment as damaged, uninhabitable property under Section 27a of the Revenue Act or as damaged property under Section 140.01 of the Revenue Act (disaster area). However, there are three exceptions:
 - i) If new improvements are added to the parcel, these new improvements are new property.
 - ii) If square footage is added to the structure, this addition to the structure is new property.
 - iii) If the property was completely destroyed and rebuilt, then the completely rebuilt structure is new property.
- B) Property on which the assessment has increased under Section 20j-3 of the Revenue Act of 1939 (phaseout of historic residence assessment) and property on which the assessment under Section 20j-2 has been revoked.
- C) Property which was exempt during the prior levy year and reclassified and assessed as non-exempt for the levy year.

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NOTICE OF EMERGENCY AMENDMENTSDEPARTMENT OF REVENUE
NOTICE OF EMERGENCY AMENDMENTS

D) property which was exempt on January 1 of the levy year and reclassified and assessed as non-exempt during the levy year.

E) That portion of property receiving the homestead improvement exemption under Sections 19.23-2 or 19.23-3 of the Revenue Act of 1939. However, the additional assessment attributable to the removal or expiration of the homestead improvement exemption is new property in the year of the removal or expiration. The value of the new property shall be the most recent assessed value of that portion for which the homestead improvement exemption has expired or is removed times the equalization factor.

F) Omitted property assessed under Section 220 of the Revenue Act.

G) New improvements or additions to existing improvements that increased the assessed value of property during the levy year in a Tax Increment Financing District are not new property.

H) All increases in the assessment of land.

b) Levies Subject to Annual Backdoor Referendum

- 1) Section 1-7(a) of the Property Tax Extension Limitation Act requires that a new rate or a rate increase be approved at a direct referendum before it becomes effective for an affected taxing district.
- 2) Rates required to extend taxes on levies subject to a backdoor referendum in each year there is a levy are not new rates or rate increases under Section 1-7(a) if a levy has been made for the fund in one or more of the preceding three levy years.
- 3) If a higher statutory rate limit for the fund is enacted and a levy causes the rate to be above the previous statutory rate limit, this is a rate increase under Section 1-7(a) which must be submitted to direct referendum in order to become effective.
- 4) When a levy for a specific fund is made for the first time, this is a new rate under Section 1-7(a) without regard to whether it is a new statutory authorization.

c) Computation of the Limiting Rate

- 1) When computing the limiting rate, the incremental equalized assessed value in a tax increment financing district is not included in the current year's equalized assessed value of all real property in the territory under the jurisdiction of the taxing district during the prior levy year.
- 2) When computing the limiting rate, the equalized assessed value in an Enterprise Zone is not included in the current year's equalized assessed value of all real property in the territory under the jurisdiction of the taxing district during the prior levy year to the extent that taxes are abated on this property.
- 3) When adjusting the limiting rate for a disconnection, the current levy year's equalized assessed value of property which was under the jurisdiction of the taxing district during the prior levy year, but which is part of the disconnected territory, is subtracted from the denominator of the limiting rate.

Source: Emergency amendment at 15 Ill. Reg. 14297, effective October 1, 1991, for a maximum of 150 days

ILLINOIS REGISTER		91
SECRETARY OF STATE	NOTICE OF EMERGENCY AMENDMENT (S)	NOTICE OF EMERGENCY AMENDMENT (S)
1) The Heading of the Part: Regulations under Securities Law of 1953	Illinois	TITLE 14: COMMERCE SUBTITLE A: REGULATION OF BUSINESS CHAPTER I: SECRETARY OF STATE
2) Code Citation: 14 Ill. Adm. Code 130		PART 130
3) Section Numbers:	Emergency Action:	REGULATIONS UNDER ILLINOIS SECURITIES LAW OF 1953
130.110	Amendment	SUBPART A: RULES OF GENERAL APPLICATION
4) Statutory Authority:	Ill. Rev. Stat. 1987, ch. 121 1/2, Par. 137.11.A	Section 130.100 130.101 130.110
5) Effective Date of Rule (s):	November 1, 1991	Business Hours of the Securities Department Computation of Time Payment of Fees
6) If this emergency rule is to expire before the end of the 150-day period, please specify the date on which it is to expire:	N/A	EMERGENCY 130.120 130.130 130.140 130.141 130.142 130.143 130.144 130.145 130.190
7) Date Filed in Agency's Principal Office:	September 20, 1991	Place of Filing Date of Filing Requirements as to Proper Form Additional Information Additional Exhibits Information Unknown or Not Reasonably Available Requirements as to Paper, Printing, and Language Number of Copies--Signatures Provisions for Granting of Variance from Rules
8) Reason for Emergency:	Amendment to The Illinois Securities Law of 1953	SUBPART B: DEFINITIONS
9) A Complete Description of the Subjects and Issues Involved:		Definitions of Terms Used in the Rules Definition of the Term "Investment Contract", as Used in Section 2.1 of the Act Definition of the Term "Fractional Undivided Interest", as Used in Section 2.1 of the Act with Reference to Oil and/or Gas Leases, Rights or Royalties
10) Are there any proposed amendments to this Part pending?	Yes	2.2 of the Act as Applied to Fractional Interests in Oil, Gas and Other Mineral Leases, Rights or Royalties Definition of Acts Not Constituting a "Sale" or "Offer" as Used in Section 2.5 of the Act Definition of "Commission From an Underwriter or Dealer Not in Excess of the Usual and Customary Distributors' or Sellers' Commissions", as Used in Section 2.6 of the Act for Certain Transactions Definition of "Participants" and "Participation", as Used in Section 2.6 of the Act in Relation to Certain Transactions Definition of "Regularly Engaged in Securities
11) Statement of Statewide Policy Objectives:	N/A	
12) Information and questions regarding this rule shall be directed to:		
Name:	Michael A. Chizmar	
Address:	900 South Spring Street Springfield, Illinois 62704 217/785-4941	
The full text of the emergency amendments begins on the next page:		
	130.216	
	130.220	

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Sales Activities", as Used in Section 2.9 of the Act	Exclusion of Certain Persons from the Definition of Investment Adviser in Section 2.11 of the Act	Definition of "Investment Fund Shares", as Used in Section 2.15 of the Act in Relation to Certain Issuers	Definition of the Phrase "Promissory Note or Draft, Bill of Exchange or Bankers' Acceptance" as Used in Section 3(L) of the Act	Definition, For Certain Purposes, of the Terms "Employee Security-Purchase Plan", "Employee Profit-Sharing Trust or Plan", "Employee Pension Trust or Plan", as Used in Section 3.N and Section 3.O of the Act	Definition, For Certain Purposes, of the Terms "Employee Profit-Sharing Trust or Plan", "Employee Pension Trust or Plan", as Used in Section 3.O of the Act	Definition of the Term "Institutional Investor" under Sections 4C and 4D of the Act	Definition of the Term "Financial Institution" under Section 4C and 4D of the Act	Definition of "Issuer Required to File Reports Pursuant to the Provisions of Section 13 or Section 15(d) of the Federal 1934 Act" with Respect to Certain Foreign Private Issuers and "Reports Required to be Filed at Regular Intervals Pursuant to the Provisions of Section 13 or Section 15(d)", as Used in Section 4(F)(1) of the
130.221								
130.225								
130.233								
130.234								
130.242								
130.244								

130.245	Act Definition of the Terms "Balance Sheet" and "Income Statement", as Used in Section 4.F of the Act
130.246	Definition of the Terms "Residents of this State", "Aggregate Sales Price" and "Sales Made in Reliance Upon the Exemption" Under Section 4(G) of the Act and "General Advertising or General Solicitation" Under Sections 4(G), 4(H), 4(M) and 4(R) of the Act
130.247	Definition of the Term "Public" as Used in Section 4(G) (4) of the Act
130.248	Definition of the Terms "Offers for Sale" and "Solicitations of Offers to Buy", as Used in Section 4.L of the Act
130.250	Definition, For Certain Purposes, of the Terms "Commissions, Remuneration or Discounts", as Used in Section 4 and Section 5 of the Act
130.251	Definition of the Term "Maximum Aggregate

SECRETARY OF STATE

NOTICE OF EMERGENCY AMENDMENT(s)

Price", as Used in Section 5 of the Act
Definition of Certain Persons Not Considered to
Be Dealers Under Section 2.7 of the Act
Definition of the Term "Branch Office", as
Used in Section 8 of the Act
Definition, For Certain Purposes, of the Term
"Officers", as Used in Section 2.9 and Section
8.B. (6) of the Act
Definition, For Certain Purposes, of the Terms
"Inequitable", "Tend to Work a Fraud or Deceit",
"Inequitable Practice in the Sale of Securities",
and "Fraudulent Business Practices", as Used in
Section 8 and Section 11 of the Act
Definition of the Terms "Fraudulent" and "Work or
Tend to Work a Fraud or Deceit" as Used in
Sections 11.E and 12.F of the Act for Purposes of
the Payment of Completion Costs in Connection with
the Offer or Sale of Securities Involving an Oil,
Gas or Other Mineral Lease, Right or Royalty

SUBPART C: EXEMPT SECURITIES

Automated Quotation System Deemed to Have
Substantially Equivalent Standards for Designation
as Required By One or More Exchanges Set Forth in
Section 3(G) of the Act

SUBPART D: EXEMPT TRANSACTIONS

Procedures for Applying for Trading Authorization Pursuant to Section 4(F) (2) of the Act

Procedures for Filing Reports of Sale under Section 4(G) of the Act

Calculation of Number of Persons Under Section 4(G) or 4(M) of the Act

Report of Sale of Securities pursuant to Section 4(G) of the Act

Procedures for Filing Reports of Sale under Section 4.P of the Act

Report of Sale of Securities Pursuant to Section 4(P) of the Act

SUBPART E: REGISTRATION OF SECURITIES

Title of Securities

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NOTICE OF EMERGENCY AMENDMENT (S)

Salesperson or Investment Adviser Examination Requirements	Section 130.824	Financial Statements to be Filed by a Registered Dealer	Records Required of Dealers	Section 130.825	Registered Dealer Net Capital Requirements	Confirmations	Notice of Materially Adverse Financial Condition Required to Be Filed With the Securities Department By a Registered Dealer	Section 130.826	Investor Protection Requirement of a Dealer	Section 130.827	Records Required of Dealers	Section 130.828	Notice of Materially Adverse Financial Condition Required to Be Filed With the Securities Department By a Registered Dealer	Section 130.829	Investor Protection Requirement of a Dealer	Section 130.830	Registrations Deemed Satisfactory for Purposes of Determining Sufficient Knowledge Under Section 8 (C) (7) of the Act for Registration as a Salesperson	Section 130.832	Procedures for Registration as an Investment Adviser Under Section 8 (D) of the Act	Reporting of Investment Adviser Branch Office Location(s) and Required Fees	Examinations and Education Programs	Section 130.840	Deemed Satisfactory for Purposes of Determining Sufficient Knowledge for Each Principal Under Section 8 (D) (9) of the Act Prior to Registration as an Investment Adviser	Section 130.841	Statement of Financial Condition to Be Filed By a Registered Investment Adviser Which Retains Custody of Client's Cash or Securities or Accepts Pre-Payment of Fees in Excess of \$500.00 Per Client and Six (6) or More Months in Advance and Interim Financial Statements	Section 130.842	Records Required of Investment Advisers	Written Disclosure Statements of a Registered Investment Adviser	Financial and Disciplinary Information That Investment Advisers Must Disclose to Clients	Section 130.844	Commission, Profit or Other Compensation	Compensation	Account Transactions	Section 130.845	Use of the Term "Investment Counsel"	Additional Fees Under Section 8 of the Act	Section 130.846	Procedure with Respect to Abandoned Dealer Applications	Section 130.847	Procedure with Respect to Abandoned Investment Adviser Applications	Section 130.850	Commission, Profit or Other Compensation	Compensation	Account Transactions	Section 130.851	Use of the Term "Investment Counsel"	Additional Fees Under Section 8 of the Act	Section 130.852	Procedure with Respect to Abandoned Dealer Applications	Section 130.853	Commission, Profit or Other Compensation	Compensation	Account Transactions	Section 130.854	Procedure with Respect to Abandoned Investment Adviser Applications	Section 130.855	Commission, Profit or Other Compensation	Compensation	Account Transactions	Section 130.856	Procedure with Respect to Abandoned Dealer Applications	Section 130.857	Commission, Profit or Other Compensation	Compensation	Account Transactions
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NOTICE OF EMERGENCY AMENDMENT (S)

Section 130.1001	Service of Process upon the Secretary of State	NOTICE OF EMERGENCY AMENDMENT (S)
Section 130.1100	Preamble	SUBPART K: PROCEDURES FOR ADMINISTRATIVE HEARINGS
130.1101	Qualifications and Duties of the Hearing Officer	
130.1102	Notice of Hearing	
130.1103	Institution of a Contested Case by the Securities Department	
130.1104	Requirement to File an Answer	
130.1105	Requirement to Withdrawal of the Notice of Hearing Representation	
130.1106	Special Appearance	
130.1107	Substitution of Parties	
130.1108	Failure to Appear	
130.1109	Motions	
130.1110	Requirements Relating to Continuances	
130.1111	Rules of Evidence	
130.1112	Form of Papers	
130.1113	Bill of Particulars	
130.1114	Discovery	
130.1115	Examination of Witnesses	
130.1116	Subpoenas	
130.1117	Pre-Hearing Conferences	
130.1118	Record of a Pre-Hearing Conference Hearings	
130.1119	Record of Proceedings	
130.1120	Record of Hearing	
130.1121	Orders	
130.1122	Burden of Proof	
130.1123	Stipulations	
130.1124	Open Hearings	
130.1125	Corrections to the Transcript	
130.1126	Imposition of Fines	
130.1127	Application for Hearing to Present Newly Discovered Evidence	
130.1128		
130.1129		
Section 130.1520	REQUEST FOR NON-BINDING STATEMENTS	SUBPART O: EVIDENTIARY MATTERS AND NON-BINDING STATEMENTS
Section 130.1521	Request for Non-Binding Statements	
Section 130.1661	Section 130.1662	SUBPART P: SAVINGS PROVISIONS
Section 130.1662	Investors Syndicate of America, Inc.	
	State Bond and Mortgage Company	

NOTICE OF EMERGENCY AMENDMENT (S)

NOTICE OF EMERGENCY AMENDMENT (S)

Section	1130.1701	Inspection of Applications
	1130.1702	Inspection of Dealer, Salesperson and Investment Adviser Records
	1130.1703	Non-Public Distribution of Information
		AUTHORITY: Implementing and authorized by The Illinois Securities Law of 1953 (Ill. Rev. Stat. 1987, ch. 121 1/2, par. 1137.1 et seq.).

SOURCE: Filed February 23, 1977, effective March 5, 1977; amended at 5 Ill. Reg. 9139, effective August 27, 1981; amended at 6 Ill. Reg. 6455, effective May 19, 1982; codified at 6 Ill. Reg. 12674; emergency amendment at 7 Ill. Reg. 17427, effective December 31, 1983, for a maximum of 150 days; emergency amendment at 8 Ill. Reg. 1476, effective January 18, 1984, for a maximum of 150 days; emergency amendment at 8 Ill. Reg. 3803, effective March 14, 1984, for a maximum of 150 days; amended at 8 Ill. Reg. 13419, effective July 12, 1984; amended at 8 Ill. Reg. 13840, effective July 19, 1984; emergency amendment at 8 Ill. Reg. 13889, effective July 20, 1984, for a maximum of 150 days; amended at 9 Ill. Reg. 208, effective December 20, 1984; emergency amendment at 10 Ill. Reg. 393, effective January 1, 1986, for a maximum of 150 days; amended at 10 Ill. Reg. 10753, effective June 3, 1986; recodified at 10 Ill. Reg. 19554; emergency amendment at 13 Ill. Reg. 11017, effective July 1, 1989, for a maximum of 150 days; emergency expired November 28, 1989; amended at 14 Ill. Reg. 884, effective December 30, 1989; amended at 14 Ill. Reg. 5188, effective March 26, 1990; emergency amendment at 15 Ill. Reg. 14303, effective November 1, 1991, for a maximum of 150 days.

THEORY AND PRACTICE IN THE FIELD OF POLYGRAPHY

Section 130.110 Payment of Fees EMERGENCY

a) Fees under the Act are as follows:

Section 4(F) (2)	Application Filing Fee	\$1,000
Section 4(G)	Report of Sale Filing Fee	\$25-\$1,000*

Section 4 (P)
Offering Sheet Examination Fee \$300

Section 5 (H)
Additional fee for the failure

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Section 5(A)	General Filing or Renewal Fee	\$500-\$2,500**
Filing or Renewal Fee for Shelf Offerings	\$500-\$6,000**	
Filing or Renewal Fee for Series Issuers	\$500-\$3,000**	
 Section 5(B)		
Examination Fee	\$300	
Filing Fee	\$500-\$1,500**	
Amendment Examination Fee	\$50	
 Section 5(C)		
General Oversale Filing Fee	\$500-\$1,000***	
Oversale Filing Fee for Shelf Offerings	\$500-\$5,500***	
Oversale Filing Fee for Series Issuers	\$500-\$2,500***	
 Section 5(E)		
Additional fee for renewal of securities 6 days or less but prior to expiration of registration or renewal Additional fee after expiration of registration or renewal (not to exceed one year after the date of expiration of the most recent registration	\$200	

1st-30th day \$500
31st-60th day
\$1,000
61st-90th day
\$1,500
91st-120th day
\$2,000
121st-150th day
\$2,500
151st-180th day
\$3,000
On or after 181st
day \$5,000

200

NOTICE OF EMERGENCY AMENDMENT(S)

to file or file timely any required post-registration document \$50

Additional fee for the failure to file or file timely notice of SEC effectiveness for filings made on the third through tenth business day after

SEC effectiveness \$100

to file or file timely notice

of SEC effectiveness for filings

made after the tenth day after

SEC effectiveness \$100

11th-30th day \$200
31st-60th day \$400
61st-90th day \$600
91st-120th day \$800
121st-150th day
\$1,000
151st-180th day
\$1,200
On or after the
181st day \$2,500

Section 6(A)
Filing or Renewal Fee
Amendment Filing Fee for
Additional Series, Types or
Classes \$100

Section 6(B)
Examination Fee
Filing or Renewal Fee
Amendment Examination Fee
Amendment Filing Fee for
Additional Series, Types or
Classes \$100
Transaction Charge
Annual Fee \$10
1/30th of 1% of
average of
quarterly
computation of
aggregate principal
amount of
securities on
deposit

Section 6(F)
Additional fee for renewal

NOTICE OF EMERGENCY AMENDMENT(S)

SECRETARY OF STATE

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of securities 6 days or less but prior to expiration of registration \$50

Additional fee after expiration of registration or renewal (not to exceed one year after the date of expiration of the

most recent registration

or renewal) \$200

Additional fee after expiration

of registration or renewal

(not to exceed one year after

the date of expiration of the

most recent registration

or renewal) \$200

1st-30th day \$500

31st-60th day \$1,000

61st-90th day \$1,500

91st-120th day \$2,000

121st-150th day \$2,500

151st-180th day \$3,000

On or after the

181st day \$5,000

Section 6(L)

Additional fee for the failure to file or file timely any required post-registration document \$50

Additional fee for the failure to file or file timely notice of SEC effectiveness for filings made on the third through tenth business day after SEC effectiveness \$100

Additional fee for the failure to file or file timely notice of SEC effectiveness for filings made on the third through tenth business day after SEC effectiveness \$100

Additional fee for the failure to file or file timely notice of SEC effectiveness for filings made after the tenth day after SEC effectiveness \$100

11th-30th day \$200
31st-60th day \$400
61st-90th day \$600
91st-120th day \$800
121st-150th day \$1,000
151st-180th day \$1,200
On or after the
181st day \$2,500

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Section 7 (A)
Filing or Renewal Fee \$1,000 plus \$100
for each series,
class or
portfolio

Amendment Filing Fee for
Additional Class or Classes \$100

Section 7 (B)
Examination Fee \$300
Filing or Renewal Fee \$1,000
Amendment Examination Fee \$50
Amendment Filing Fee for
Additional Class or Classes \$100
Renewal Examination Fee \$200

Section 7 (D)
Amendatory statement \$100

Section 7 (G)
Additional fee for renewal
of securities 9 business
days or less but prior to
expiration of registration
or renewal \$200
Additional fee after expiration
of registration or renewal
(not to exceed one year after
the date of expiration of the
most recent registration
or renewal) 1st-30th day \$500
31st-60th day
\$1,000
61st-90th day
\$1,500
91st-120th day
\$2,000
121st-150th day
\$2,500
151st-180th day
\$3,000
On or after the
181st day \$5,000

Additional fee for the failure
to file or file timely notice
of SEC effectiveness for
filings made on the third
through tenth business day
after SEC effectiveness \$100
Additional fee for the failure
to file or file timely notice
of SEC effectiveness for filings
made after the tenth day
after SEC effectiveness 11th-30th day \$200
31st-60th day \$400
61st-90th day \$600
91st-120th day \$800
121st-150th day
\$1,000
151st-180th day
\$1,200
On or after the
181st day \$2,500

Section 8
Dealer Filing or
Renewal Fee

\$300**** plus \$20
for each branch
office in this
State ****

Dealer fee to report a
change in its form of
organization
Investment Adviser Filing or
Renewal Fee

\$200**** plus \$20
for each branch
office in this
State plus a \$10
Securities Audit
and Enforcement
Fund fee for each
Investment Adviser
representative who
is not registered
in this state as a
salesperson for a
registered dealer

Section 7 (J)
Additional fee for the failure
to file or file timely any
required post-registration
document \$50
Investment Adviser fee to
report a change in its form
of organization \$200
Investment Adviser Examination

SECRETARY OF STATE

NOTICE OF EMERGENCY AMENDMENT (S)

Additional fee for the failure
to file or file timely notice
of SEC effectiveness for
filings made on the third
through tenth business day
after SEC effectiveness \$100
Additional fee for the failure
to file or file timely notice
of SEC effectiveness for filings
made after the tenth day
after SEC effectiveness 11th-30th day \$200
31st-60th day \$400
61st-90th day \$600
91st-120th day \$800
121st-150th day
\$1,000
151st-180th day
\$1,200
On or after the
181st day \$2,500

Additional fee for the failure
to file or file timely notice
of SEC effectiveness for filings
made on the third through tenth
business day after SEC effectiveness
after the tenth day after SEC effectiveness
made after the tenth day after SEC effectiveness
after SEC effectiveness \$100
Additional fee for the failure
to file or file timely notice
of SEC effectiveness for filings
made after the tenth day after SEC effectiveness
made after the tenth day after SEC effectiveness
made after the tenth day after SEC effectiveness
after SEC effectiveness 11th-30th day \$200
31st-60th day \$400
61st-90th day \$600
91st-120th day \$800
121st-150th day
\$1,000
151st-180th day
\$1,200
On or after the
181st day \$2,500

Additional fee for the failure
to file or file timely notice
of SEC effectiveness for filings
made on the third through tenth
business day after SEC effectiveness
after the tenth day after SEC effectiveness
made after the tenth day after SEC effectiveness
made after the tenth day after SEC effectiveness
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made after the tenth day after SEC effectiveness
after SEC effectiveness 11th-30th day \$200
31st-60th day \$400
61st-90th day \$600
91st-120th day \$800
121st-150th day
\$1,000
151st-180th day
\$1,200
On or after the
181st day \$2,500

ILLINOIS REGISTER

SECRETARY OF STATE

NOTICE OF EMERGENCY AMENDMENT (S)

Fee	\$50
Salesperson Filing or Renewal Fee	\$50 \$49 (\$40 filing or renewal fee and \$10 Securities Audit and Enforcement Fund fee)
Salesperson Transfer Fee	\$40

Section 8 (J)
Additional fee for the failure
to file or file timely any
required statement of
financial condition or
financial statement
Additional fee for the
second and subsequent
failure to file or
file timely any required
statement of financial
condition or financial
statement

Additional fee for the failure
to file or file timely any
required post-registration
document (other than
statement of financial
condition or financial
statement)

Additional fee for the second
and subsequent failure to file
or file timely any required
document (other than statement
of financial condition or
financial statement)

Section 10
Service of Process (when served
upon the Secretary)

Sections 15 (B) and 15 (C)
Certificate
Certified Copy of Document
Each Page Certified

Section 15a

Non-binding statement

NOTICE OF EMERGENCY AMENDMENT (S)

SECRETARY OF STATE

DUPLICATION OF DOCUMENTS

Duplication of documents each page duplicated	\$.50
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Additional fee for payment
of fee returned to the
Securities Department
due to insufficient funds
or for a similar reason
\$50

* 1/10th of 1% of the aggregate dollar amount
reported therein, but not less than the specified
minimum nor more than the specified maximum.

** 1/20th of 1% of the maximum aggregate price, as
defined in Section 130.251 of this Part, but not
less than the specified minimum nor more than the
specified maximum.

*** Three times the difference between the initial
registration fee paid and the fee required for the
entire amount sought to be registered but not less
than the specified minimum nor more than the
specified maximum.

**** Twice the amount indicated if the renewal
application is filed within 6 days preceding the
expiration of the current registration.

b) All payments of fees, except for payment of
administrative fines under Section 11 (E) of the Act as
set forth below, shall be made by check, money order,
United States Postal money order, certified check, bank
cashier's check, bank money order or indicia of forms
of electronic transfer of funds payable to the
"Secretary of State". No third party check or money
order endorsed over to the Secretary of State
("Secretary") shall be accepted as payment of any fee.
All payments for administrative fines under Section
11 (E) of the Act, except for a person registered under
Section 5, 6, 7 or 8 of the Act, shall be made by
United States Postal money order, certified check or
bank cashier's check.

c) Any person whose payment of fees is returned to the
Securities Department due to insufficient funds or for
a similar reason shall pay to the Secretary the amount
of fee owed plus an additional fee as set forth in this
Section for each payment returned. This fee shall

ILLINOIS REGISTER

SECRETARY OF STATE

NOTICE OF EMERGENCY AMENDMENT (S)

include the fee required by Ill. Rev. Stat. Ch. 53 Par. 24, as defined in Section 130.200 of this Part.

d) The Secretary shall require any person to make payment of fees in the form of a United States postal money order, certified check, bank cashier's check or bank money order if any previous payment of fees has been returned to the Securities Department due to insufficient funds or for a similar reason.

(Source: Emergency amendment at 15 Ill. Reg. 14303, effective November 1, 1991, for a maximum of 150 days)

ILLINOIS REGISTER

14320
91

JOINT COMMITTEE ON ADMINISTRATIVE RULES
ILLINOIS GENERAL ASSEMBLY

FILING PROHIBITION
DEPARTMENT OF CHILDREN AND FAMILY SERVICES

d) The Secretary shall require any person to make payment of fees in the form of a United States postal money order, certified check, bank cashier's check or bank money order if any previous payment of fees has been returned to the Securities Department due to insufficient funds or for a similar reason.

Heading of Part: Reports of Child Abuse and Neglect
Code Citation: 89 Ill. Adm. Code 300
Date Originally Published in Illinois Register: 6/21/91
15 Ill. Reg. 8735

At its meeting on September 17, 1991, the Joint Committee on Administrative Rules voted to prohibit filing of Section 300.20 of the above proposed rulemaking with the Secretary of State. The Committee found that the adoption of these Sections would constitute a serious threat to the public interest. The reasons for the prohibition are as follows:

1. The proposed rule contains a policy, spiritual healing through prayer alone for the treatment of or cure of disease or for remedial care will not be recognized as a substitute for necessary medical care, that contravenes Section 3 of the Abused and Neglected Child Reporting Act.
2. The proposed rule discriminates against families who rely upon spiritual healing through prayer alone for treatment or cure of disease or remedial care by amending the definition of neglected child to presumptively exclude such practice as necessary medical care.

The proposed rule shall not be enforced by the Department for any reason for 180 days following receipt of this certification and statement by the Secretary of State. This 180 day period will allow adequate opportunity for the Illinois Congressional Delegation to continue its efforts to negotiate this issue with the federal Department of Health and Human Services and will allow DCFS to continue to attempt to develop a rule that will satisfy federal requirements, while at the same time acknowledging the intent of the General Assembly that Illinois law and regulation not unnecessarily contravene the principles of any established religious community.

STATEMENT OF RECOMMENDATION

DEPARTMENT OF COMMERCE AND COMMUNITY AFFAIRS

Heading of Part: Uniform Fiscal and Administrative Standards for the Job Training Partnership Act

Code Citation: 56 Ill. Adm. Code 2630

Section Numbers: 2630.5
2630.102
2630.104
2630.105
2630.120

Date Originally Published in Illinois Register: October 26, 1990
14 Ill. Reg. 17407

At its meeting on September 17, 1991, the Committee recommends that the Department of Commerce and Community Affairs further negotiate with the Mayor's Office of Employment and Training concerning the rulemaking entitled Uniform Fiscal and Administrative Standards for the Job Training Partnership Act (56 Ill. Adm. Code 2630).

The Department should respond within 90 days of the receipt of this Statement of Recommendation.

88817407

Heading of Part: Illinois Physical Therapy Act

Code Citation: 68 Ill. Adm. Code 1340

Section Numbers: 1340.15
1340.30
1340.40

Date Originally Published in Illinois Register: 8/9/91
15 Ill. Reg. 11503

At its meeting on September 17, 1991, the Committee recommended that the Department of Professional Regulation take measures to avoid use of the emergency rulemaking process when it has notice of Public Acts requiring rulemaking.

This emergency rulemaking implements SB 1774/PA 86-1396, effective July 1, 1991. It was filed July 25, 1991 and was effective July 30, 1991. SB 1744 was introduced April 4, 1990 and approved by the Governor on September 10, 1990. The Department had almost 10 months of actual notice of the need for rulemaking in this instance, and more than a year of constructive notice that a licensure scheme for PTAs might have to be developed. If the Department had promulgated its rulemaking earlier in the year through regular rulemaking, it would not have needed to implement these emergency amendments. Despite the understandable delays experienced by the Department in preparing these amendments, 10 months would seem to be sufficient time for the Department to have acted.

The Committee recommends that the Department not use emergency rulemaking in future situations in which it has several months advance notification of the need to promulgate rules. An agency can initiate the rule adoption procedure in advance so that the rules can take effect soon after the law becomes effective.

The Department should respond within 90 days of the receipt of this Statement of Recommendation.

88811503

COMMISSIONER OF BANKS AND TRUST COMPANIES

NOTICE OF PUBLIC INFORMATION

NOTICE OF ACCEPTANCE OF AN APPLICATION
BY HEARTLAND FINANCIAL USA, INC.,
DUBUQUE, IOWA, TO ACQUIRE GALENA
BANCGRP, INC., GALENA, ILLINOIS

Pursuant to Section 3.071(d) of the Illinois Bank Holding Company Act of 1957 (111. Rev. Stat. 1989, ch. 17, par. 2510.01(d)), notice is hereby given that the Commissioner of Banks and Trust Companies has accepted for processing an application by Heartland Financial USA, Inc., 1398 Central Avenue, Dubuque, Iowa 52004, to acquire Galena Bancorp, Inc., 216 South Commerce Street, Galena, Illinois 61036.

Interested persons who desire to comment on this proposed acquisition may submit their comments in writing no later than 14 days after the publication of this notice to either:

Jerry D. Cavanaugh
Thomas W. Stephan
Commissioner of Banks and Trust Companies
Room 100
Keisch Building
117 South Fifth Street
Springfield, Illinois 62701.

JOINT COMMITTEE ON ADMINISTRATIVE RULES
ILLINOIS GENERAL ASSEMBLY

SECOND NOTICES RECEIVED

The following second notices were received by the Joint Committee on Administrative Rules during the period of September 18, 1991 through September 24, 1991, and have been scheduled for review by the Committee at its October meeting. Other items not contained in this published list may also be considered by the Committee at its October 22, 1991 meeting. Members of the public wishing to express their views with respect to the following address Joint Committee on Administrative Rules, 509 South Sixth Street, Room 500, Springfield, IL 62701.

	<u>Start of First Notice</u>	<u>Agency and Rule Expires</u>	<u>Start of First JCAR Meeting Notice</u>
11/4/91	Pollution Control Board, General Rules (35 Ill. Adm. Code 101)	7/5/91 15 Ill. Reg. 9822	10/22/91
11/4/91	Pollution Control Board, New Activities in a Setback Zone or Regulated Recharge Area (35 Ill. Adm. Code 616)	7/5/91 15 Ill. Reg. 9836	10/22/91
11/4/91	Pollution Control Board, Regulated Recharge Areas (35 Ill. Adm. Code 617)	7/5/91 15 Ill. Reg. 9882	10/22/91
11/4/91	Pollution Control Board, Introduction (35 Ill. Adm. Code 601)	7/5/91 15 Ill. Reg. 9829	10/22/91
11/4/91	Pollution Control Board, Existing Activities in a Setback Zone or Regulated Recharge Area (35 Ill. Adm. Code 615)	7/12/91 15 Ill. Reg. 10303	10/22/91
11/4/91	Teachers' Retirement System, The Administration and Operation of the Teachers Retirement Systems (80 Ill. Adm. Code 1650)	7/19/91 15 Ill. Reg. 10574	10/22/91
11/4/91	Department of Alcoholism and Substance Abuse, Subacute Alcoholism and Substance Abuse Treatment Services (77 Ill. Adm. Code 2090)	7/5/91 15 Ill. Reg. 9785	10/22/91
11/4/91	State Board of Education, Scientific Literacy (23 Ill. Adm. Code 220)	7/12/91 15 Ill. Reg. 10288	10/22/91

JOINT COMMITTEE ON ADMINISTRATIVE RULES
ILLINOIS GENERAL ASSEMBLYSECOND NOTICES RECEIVED
(page 2)

Second Notice Expires	Agency and Rule	Start of First Notice	JCAR Meeting
11/4/91	State Board of Education, Certification (23 Ill. Adm. Code 25)	7/12/91 15 Ill. Reg. 10277	10/22/91
11/4/91	State Board of Education, Fellowship, Traineeship and Scholarship Programs (23 Ill. Adm. Code 54)	6/28/91 15 Ill. Reg. 9237	10/22/91
11/7/91	Attorney General, Motor Vehicle Advertising (14 Ill. Adm. Code 475)	5/3/91 15 Ill. Reg. 6343	10/22/91
11/7/91	Department of Conservation, White-Tailed Deer Hunting by Use of Bow and Arrow (17 Ill. Adm. Code 670)	7/12/91 15 Ill. Reg. 10255	10/22/91
11/8/91	State Board of Education, Secular Textbook Loan (23 Ill. Adm. Code 350)	6/28/91 15 Ill. Reg. 9250	10/22/91
11/8/91	State Board of Education, Alcohol and Drug Education Initiative (23 Ill. Adm. Code 225)	7/12/91 15 Ill. Reg. 10265	10/22/91

EXECUTIVE ORDER
91-9AN EXECUTIVE ORDER ESTABLISHING THE
DISCOVERY OF AMERICA QUINCENTENARY COMMISSION

Whereas, the 500th anniversary of the discovery of America by Christopher Columbus should be celebrated and commemorated in Illinois during calendar year 1992; Therefore, I, Jim Edgar, order the following:

- I. There shall be established the Discovery of America Quincentenary Commission.
- II. Purpose

The duties of the Commission shall include, but not be limited to the following:

 - A. To organize and oversee State activities celebrating and commemorating the 500th anniversary of the discovery of America by Christopher Columbus.
 - B. To coordinate State participation in similar activities at the international, national, regional and local levels and to serve as liaison between the State and representatives of other entities celebrating or commemorating the quincentenary.
- III. Membership
 - A. The Commission shall consist of 20 members, appointed by the Governor.
 - B. The Governor shall select a chairman from among their number.
 - C. The members shall serve without compensation.
- IV. Effective Date

This Executive Order Number 9 (1991) shall be effective upon filing with the Secretary of State and shall be repealed effective December 31, 1992.
Issued by the Governor September 16, 1991.
Filed with the Secretary of State September 16, 1991.

91-10
EXECUTIVE ORDER REVISING THE
GOVERNOR'S SCIENCE ADVISORY COMMITTEE

Whereas, Illinois' future is dependent on its ability to capitalize on its innate abilities in science and technology; and

Whereas, the policies and priorities we set during this decade will dictate whether we can save our environment and in the process the future of our children's children; and Whereas, Illinois needs to ensure that it receives its fair share of federal spending, particularly in the research and development area; and Whereas, Illinois needs to quickly respond to contemporary and emerging environmental issues and ensure that efforts are being made today to enable Illinois to respond to the problems of tomorrow; Therefore, I, Jim Edgar, hereby order the following:

1. There is created a Governor's Science Advisory Committee which shall be located within the Executive Office of the Governor. The Committee shall be responsible for advising the Governor on science and technology, productivity, competitiveness, environmental trends and priorities, protection of natural resources, and economic development. The Committee shall be appointed by the Governor and shall be composed of representatives from academia, business, the environmental community, and government agencies.

2. There is created a Science and Technology Advisor to the Governor who shall be appointed by the Governor and who shall serve as the Chairman of the Governor's Science Advisory Committee.

3. There is created an Environmental advocate who shall be appointed by the Governor and who shall serve as Executive Director of the Governor's Science Advisory Committee.

4. The Governor's Science Advisory Committee shall:

a. Work in conjunction with the Illinois Coalition to advise the Governor on State policies impacting science and technology, and their affect on productivity and competitiveness;

b. Work in conjunction with the Illinois Coalition to recommend to the Department of Commerce and Community Affairs and the Governor projects to be funded by the Technology Challenge Grant Program, created to leverage private and federal research and development projects for this State and to identify and develop technology programs capable of commercialization;

c. Work with the State education agencies and the Illinois Math and Science Academy to help the State improve the math and science literacy of elementary and secondary students across Illinois and expand technical training at community colleges to meet the needs of labor and business;

d. In cooperation with the Department of Energy and Natural Resources, work with other state environmental and

natural resource agencies, technical experts, and constituency groups to document environmental trends and issue a biennial report on the state of the Illinois environment. Provide information to the Governor and the public about both short-term and long-term environmental issues.

e. Work with the public at large, the executive and legislative branches, local governments and the private sector to keep Illinoisans aware of contemporary and emerging environmental issues that pose implications for public safety. Advise the Governor on state policies impacting natural resources and the environment.

f. Work to link university, private and government research sources to make the state a center of innovation in the development and application of environmental protection technology.

g. Work with the State environmental and education agencies to expand conservation/environmental education and the environmental literacy of Illinois citizens.

h. Perform such other functions as are necessary to fulfill the duties under law and this Executive Order.

5. Executive Order Number Two (1989) is hereby repealed.

6. This Executive Order shall be effective immediately. Issued by the Governor September 17, 1991.
Filed with the Secretary of State September 17, 1991.

91-11

**EXECUTIVE ORDER CREATING THE ILLINOIS TASK FORCE
ON ADVANCED TELECOMMUNICATIONS AND NETWORKING**

Whereas, jobs and economic prosperity for Illinoisans in the 21st Century are rooted in the decisions and investments we make early in this decade; and

Whereas, few factors are more important in the creation of new jobs than the adoption of technological advances that improve the productivity of the workplace and in turn expand the competitiveness and potential for new products and services fostered by Illinois businesses; and

Whereas, Illinois businesses can increase their productivity with improved telecommunications and technologies applications; and

Whereas, advanced telecommunications and networking are critical to cost-effective advances relating to medical care, education, business productivity and competitiveness, and government efficiency; and Whereas, without effective use of advanced telecommunications

91 and networking technologies, these businesses run the risk of losing business and jobs to other states and other countries; and Whereas, for Illinois businesses to remain competitive with those in other states and other countries, a comprehensive review of the state's telecommunications potential should be completed. Therefore, I, Jim Edgar, order the following:

I. Creation

There shall be established the Illinois Advanced Telecommunications and Networking Task Force.

II. Purposes

The duties of the Task Force shall include, but not be limited to, the following:

A. to study the market for and cost of applications of existing and future telecommunications and networking technologies.

B. to analyze existing state policies that may encourage or hinder further development of our telecommunications potential.

C. to coordinate existing public and private resources in order that the help the State take full advantage of the potential of Illinois' well-developed infrastructure.

D. to develop a mechanism to provide ongoing technical support of telecommunication network users.

III. Membership

A. The Task Force shall consist of 26 members, appointed by the Governor.

B. The Task Force shall be composed of representatives of: small and medium-sized businesses; major corporations; telecommunications companies; cable television companies; the Illinois Coalition; statewide business associations and universities.

C. The Governor shall select a chairman from among their number.

D. Ex officio members of the task force shall include one representative of each of the following: the Office of Governor; each of the four caucuses of the General Assembly; the Department of Commerce and Community Affairs; the Board of Higher Education; the State Board of Education; the Illinois Commerce Commission; and the Department of Central Management Services.

E. Members will serve without compensation.

F. The Task Force will be provided staff support services by the Illinois Coalition.

IV. Effective Date

This Executive Order Number 11 (1991) shall be effective upon filing with the Secretary of State and shall be repealed effective December 31, 1992.

Issued by the Governor September 19, 1991.

Filed with the Secretary of State September 19, 1991.

PROCLAMATION

AMERICAN BUSINESS WOMEN'S DAY

Whereas, for more than 41 years, the American Business Women's Association (ABWA) has been actively preparing women for leadership roles in business by being dedicated to the professional, educational, cultural, and social advancement of business women; and

Whereas, as an educational association, the ABWA awards scholarships to women who need specialized training to advance in their chosen fields, to those who need to update their skills to reenter the work force after raising families, to those who seek training in fields that formerly were considered nontraditional for women, and to others who are advancing their education; and

Whereas, the Prairie Capitol Chapter of the American Business Women Association in Illinois conducts special programs in observance of this occasion; and

Whereas, the ABWA believes that the enormous efforts of today's dynamic, concerned business women deserve recognition—not only from the 105,000 members of the ABWA but also from the entire population of 43 million working women; Therefore, I, Jim Edgar, Governor of the State of Illinois, proclaim September 22, 1991, as AMERICAN BUSINESS WOMEN'S DAY in Illinois, as a salute to working women, their past achievements and their future progress.

Issued by the Governor September 16, 1991.

Filed with the Secretary of State September 19, 1991.

91-455

AMERICAN INDIAN DAY

Whereas, since 1919, the fourth Friday in September has been set aside in Illinois for programs commemorating American Indians and their significant role in the history and development of the state; and

Whereas, in contemporary times, American Indians continue to make important contributions to life in the state. Illinois is the home of more than 100 different tribes, and Chicago has the fourth largest urban concentration of Indians in the country; and Whereas, each year the Outstanding Indian of the Year is named and presented with an achievement award at the banquet sponsored by the Indian Council Fire;

Therefore, I, Jim Edgar, Governor of the State of Illinois, proclaim September 28, 1991, as AMERICAN INDIAN DAY in Illinois.

Issued by the Governor September 16, 1991.

Filed with the Secretary of State September 19, 1991.

91-457 CHILD CARE WORKER WEEK

Whereas, professional child care workers provide, directly or indirectly, for the nurturance, treatment, and support of children and youth in treatment centers, hospitals, institutions, day care programs, community centers, schools, and homes; and Whereas, they are dedicated to taking an active, responsible role in meeting the regular and special needs of the children they care for; and

Whereas, in Illinois, the more than 5,000 child care workers contribute not only to the well-being of their charges, but also to the economy and welfare of the entire State of Illinois;

Therefore, I, Jim Edgar, Governor of the State of Illinois, proclaim September 20-27, 1991, as CHILD CARE WORKER WEEK.

Issued by the Governor September 16, 1991.

Filed with the Secretary of State September 19, 1991.

91-458 GOLD STAR MOTHER'S DAY

Whereas, hundreds of women throughout the state belong to American Gold Star Mothers Inc. Through the Gold Star organization, mothers of those who lost their lives in wars retain the ties of friendship born of their sacrifices. They engage in many patriotic activities and devote hundreds of volunteer hours to patients in our veterans' hospitals; and

Whereas, the wars in which their sons and daughters lost their lives have passed into history; however, the emptiness those wars left remains in the lives of these women. Through their participation in Gold Star activities, they can share their experiences and help those who served our country;

Therefore, I, Jim Edgar, Governor of the State of Illinois, proclaim September 28, 1991, as GOLD STAR MOTHER'S DAY in Illinois, with the hope that every Gold Star mother will be honored on this occasion. I extend to them appreciation for the compassion and generosity they have shown in providing assistance to our veterans and their families.

Issued by the Governor September 16, 1991.
Filed with the Secretary of State September 19, 1991.

91

91-459 HOMEMAKERS EXTENSION ASSOCIATION WEEK

Whereas, the Illinois Homemakers Extension Federation has provided educational opportunities to homemakers in our state for more than 70 years; and Whereas, the Federation's 1991-1992 theme is "HEA: Foundation For the Future"; and Whereas, the organization originated in Kankakee County, is active in 101 Illinois counties, and has more than 30,000 members statewide; and

Whereas, the Homemakers Extension Federation is dedicated to education and the quality of family life and works closely with the Cooperative Extension Service of the University of Illinois to make improvements in those areas;

Therefore, I, Jim Edgar, Governor of the State of Illinois, proclaim October 13-19, 1991, as HOMEMAKERS EXTENSION ASSOCIATION WEEK in Illinois, in appreciation of the many contributions the organization has made to the advancement of education among our citizens.

Issued by the Governor September 16, 1991.
Filed with the Secretary of State September 19, 1991.

91-460 MINORITY ENTERPRISE DEVELOPMENT WEEK

Whereas, the theme for Minority Enterprise Development Week is "Building a Stronger America Through Minority Business Development"; and

Whereas, our state's growth and prosperity depend on the full participation of all Illinois citizens. Our economic system's greatest strength is the opportunity it affords each person to succeed according to his or her own talents and efforts; and Whereas, members of minority groups have emerged as a dynamic force in the marketplace and have helped increase the number of small businesses in our state; and

Whereas, more than 35,000 Illinois minority businesses continue to grow as they bring innovation, products, and services to our economy; and Whereas, it is appropriate that we encourage minority business owners by recognizing their successful entrepreneurship and tremendous contributions toward the continued economic development of Illinois;

Therefore, I, Jim Edgar, Governor of the State of Illinois,

proclaim September 22-28, 1991, as MINORITY ENTERPRISE

DEVELOPMENT WEEK in Illinois and urge citizens to join the

minority business community in observing the event with

appropriate activities and ceremonies.

Issued by the Governor September 16, 1991.

Filed with the Secretary of State September 19, 1991.

**91-461
ONE CHURCH, ONE CHILD DAYS**

Whereas, One Church, One Child is holding its annual meeting to celebrate 11 years of finding permanent homes for black children who are waiting to be adopted in Illinois; and Whereas, One Church, One Child's board of directors founded the program with this simple challenge: Each black church should assume responsibility for recruiting from among its members at least one family to adopt a waiting black child; and

Whereas, since 1980, the One Church, One Child minority adoption program has helped more than 3,800 Illinois children find homes; and

Whereas, with the support of the Illinois Department of Children and Family Services, Illinois' One Church, One Child Adoption Program has involved 27 states and the District of Columbia in similar adoption programs.

Therefore, I, Jim Edgar, Governor of the State of Illinois, proclaim September 18-19, 1991, as ONE CHURCH, ONE CHILD DAYS in Illinois.

Issued by the Governor September 16, 1991.

Filed with the Secretary of State September 19, 1991.

**91-462
PALMER HOUSE HILTON WEEK**

Whereas, since 1871, the Palmer House has made major contributions to Chicago's economy and provided livelihoods for thousands of Chicago residents and their families; and

Whereas, the Palmer House is Chicago's oldest hotel and the longest continuously operating hotel in America; and

Whereas, Hilton Hotels Corporation has owned the Palmer House since 1945 and has invested more than \$120 million in restoration and renovation of the hotel to perpetuate its worldwide reputation of grandeur, beauty, comfort, and hospitality; and

Whereas, Hilton, as a result of its near half-century ownership and its multimillion dollar investment, has earned the honor of placing its name alongside that of the Palmer House, renaming the hotel the Palmer House Hilton; and

Whereas, September 1991 marks the 120th anniversary of Chicago's Palmer House.

Therefore, I, Jim Edgar, Governor of the State of Illinois, proclaim September 23-October 1, 1991, as PALMER HOUSE HILTON WEEK in Illinois.

Issued by the Governor September 16, 1991.

Filed with the Secretary of State September 19, 1991.

**91-463
TEEN CHALLENGE/30TH ANNIVERSARY**

Whereas, Teen Challenge, Chicago, will celebrate its 30th anniversary September 23; and

Whereas, Teen Challenge is designed to meet the social and spiritual needs of young adults who have become addicted to drugs and alcohol--a growing menace across America; and Whereas, according to a survey sponsored by the National Institute of Drug Abuse, Teen Challenge has a 70 percent cure rate on a national level and is the most successful drug rehabilitation program in the United States, including government programs; and

Whereas, Teen Challenge, Chicago, is a branch of an international organization and has actively served Chicago since its inception thirty years ago; and Whereas, many young people have been rehabilitated and are now living as responsible citizens because of Teen Challenge's efforts;

Therefore, I, Jim Edgar, Governor of the State of Illinois, proclaim 1991 as the 30TH ANNIVERSARY OF TEEN CHALLENGE in Illinois.

Issued by the Governor September 16, 1991.

Filed with the Secretary of State September 19, 1991.

**91-464
WOMEN IN CONSTRUCTION WEEK**

Whereas, this year marks the 38th anniversary of the founding of the National Association of Women in Construction (NAWIC). Nearly 9,000 members nationwide contribute their expertise to their communities and the construction industry; and

Whereas, the NAWIC is dedicated to furthering the education of women in their careers by providing programs and services; and Whereas, NAWIC provides scholarships to encourage young people to pursue construction industry careers in architecture, civil engineering, and numerous other areas;

Therefore, I, Jim Edgar, Governor of the State of Illinois, proclaim September 23-30, 1991, as WOMEN IN CONSTRUCTION WEEK in Illinois, in recognition of the contributions women have made to the construction industry.

Issued by the Governor September 16, 1991.

Filed with the Secretary of State September 19, 1991.

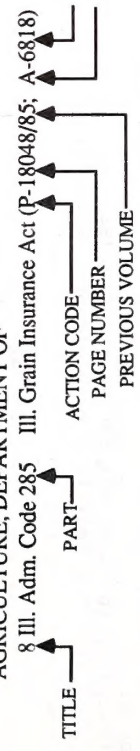
91-463

TEEN CHALLENGE/30TH ANNIVERSARY

ACTION CODES	
Rules	JCAR - Joint Committee on Administrative
A - Adopted Rule	P - Proposed Rule
AR - Adopted Repealer	PF - Prohibited Filing Ordered by JCAR
C - Notice of Corrections	PP - Peremptory or Court ordered Rules
CC - Codification Changes	PR - Proposed Repealer
E - Emergency Rule	R - Refusal to meet JCAR objection
ER - Emergency Repealer	RC - Statement of Recommendation
M - Modification to meet JCAR objections	S - Suspension ordered by JCAR
O - JCAR Statement of Objections	W - Withdrawal to meet JCAR objections

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ALL RULES ARE LISTED BY PART NUMBER AND HEADING ONLY. (FOR ACTION ON SPECIFIC
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The Sections Affected Index lists, by Title, each Section of a codified Part on which rulemaking activity has occurred in this volume of the Register and is divided into two parts: the first lists the Sections on which rulemaking activity occurred in the previous issues of this volume; the second lists the Sections on which rulemaking activity occurred in this issue of the Register. (The headings at the top of each page indicate the two parts: the first part shows the previous issue numbers inclusively and the date of the last published issue; the second lists the current issue number and date.) The columns in both parts indicate the type of rulemaking activity and the action taken along with the page number on which the first page of the notice of rulemaking activity appeared. If a Section on which action is being taken in the current volume (calendar year) of the Register was proposed in a previous volume, the last two digits of the previous volume's year appear immediately after the page number separated by a slash. (e.g. 1 Ill. Adm. Code 100.280 was proposed last year and adopted this year. The action entry read: (P-8377/88; A-724). The codes for both columns are listed below. For a complete listing of the Titles of the Illinois Administrative Code, please refer to Ill. Adm. Code 100.140 or contact the Administrative Code Division.

TYPE OF RULEMAKING		ACTION CODES	
am	amendment to existing Section	A	Adopted rule
cc	codification changes	O	ICAR Objection
n	new Section	C	Correction
r	repeal of existing Section	CC	Codification Changes
r*	recodified	E	Emergency rule
#	renumbered	PP	Peremptory rule
		R	Refusal to Modify or Withdraw
		RC	ICAR Recommendation
M	Modification	S	Objections
		W	Withdrawal of Proposed rule

TITLE 1		TITLE 2		TITLE 3	
00..100	(P-7522; A-13939)	00..40	am (A-6105)	2450..400	n (A-2660)
00..110	(P-7522; A-13939)	00..100	am (A-6105)	2450..410	n (A-2660)
00..150	(P-7522; A-13939)	00..130	am (A-6105)	2450..II.A	n (A-2660)
00..180	(P-7522; A-13939)	00..140	am (A-6105)	2450..II.B	n (A-2660)
00..220	(P-7522; A-13939)	00..150	am (A-6105)		
00..230	am (P-7522; A-13939)	00..335	am (P-7522; A-13939)	125..10	am (PP-620; W-1574) (P-1583; A-8801)
00..240	am (P-7522; A-13939)	00..340	am (P-7522; A-13939)	125..50	am (PP-620; W-1574) (P-1583; A-8801)
00..260	am (P-7522; A-13939)	00..350	am (P-7522; A-13939)	125..30	am (PP-620; W-1574) (P-1583; A-8801)
00..270	am (P-7522; A-13939)	00..400	am (P-7522; A-13939)	125..60	am (PP-620; W-1574) (P-1583; A-8801)
00..280	am (P-7522; A-13939)	00..450	am (P-7522; A-13939)	125..80	am (PP-620; W-1574) (P-1583; A-8801)
00..310	am (P-7522; A-13939)	00..500	am (P-7522; A-13939)	125..90	am (PP-620; W-1574) (P-1583; A-8801)
00..510	am (P-7522; A-13939)	00..545	am (P-7522; A-13939)	125..100	am (PP-620; W-1574) (P-1583; A-8801)
00..550	am (P-7522; A-13939)	00..640	am (P-7522; A-13939)	125..110	am (PP-620; W-1574) (P-1583; A-8801)
00..660	am (P-7522; A-13939)	00..1010	am (P-7522; A-13939)	125..120	am (PP-620; W-1574) (P-1583; A-8801)
00..670	am (P-7522; A-13939)	00..1100	am (P-7522; A-13939)	125..130	am (PP-620; W-1574) (P-1583; A-8801)
00..680	am (P-7522; A-13939)	00..1150	am (P-7522; A-13939)	125..140	am (PP-620; W-1574) (P-1583; A-8801)
00..735	am (P-7522; A-13939)	00..1200	am (P-7522; A-13939)	125..150	am (PP-620; W-1574) (P-1583; A-8801)
00..740	am (P-7522; A-13939)	00..1210	am (P-7522; A-13939)	125..160	am (PP-620; W-1574) (P-1583; A-8801)
00..900	am (P-7522; A-13939)			125..170	am (PP-620; W-1574) (P-1583; A-8801)
00..1020	am (P-7522; A-13939)			125..180	am (PP-620; W-1574) (P-1583; A-8801)
00..1100	am (P-7522; A-13939)			125..190	am (PP-620; W-1574) (P-1583; A-8801)
00..1150	am (P-7522; A-13939)			125..200	am (PP-620; W-1574) (P-1583; A-8801)
00..1200	am (P-7522; A-13939)			125..210	am (PP-620; W-1574) (P-1583; A-8801)
00..1210	am (P-7522; A-13939)			125..220	am (PP-620; W-1574) (P-1583; A-8801)
				125..230	am (PP-620; W-1574) (P-1583; A-8801)
				125..240	am (PP-620; W-1574) (P-1583; A-8801)
				125..270	am (PP-620; W-1574) (P-1583; A-8801)
				125..280	am (PP-620; W-1574) (P-1583; A-8801)
				125..290	am (PP-620; W-1574) (P-1583; A-8801)
				125..300	am (PP-620; W-1574) (P-1583; A-8801)

TITLE 14 (CONT'D)		570.25	am (P-4528; A-9902)
510.10	an (P-677; A-8848)	570.30	am (P-4528; A-9902)
510.20	am (P-677; A-8848)	570.40	am (P-4528; A-9902)
510.40	am (P-677; A-8848)	570.50	am (P-4528; A-9902)
510.50	am (P-677; A-8848)	570.60	am (P-4528; A-9902)
510.60	am (P-677; A-8848)	570.70	am (P-4528; A-9902)
510.70	am (P-677; A-8848)	640.5	n (P-1339/190; A-7558)
510.80	am (P-677; A-8848)	640.10	n (P-1339/190; A-7558)
510.85	n (A-8848)	640.20	n (P-1339/190; A-7558)
510.90	n (P-13072/90; A-2673)	640.30	n (P-1339/190; A-7558)
510.100	n (P-13072/90; A-2673)	640.40	n (P-1339/190; A-7558)
510.120	n (P-13072/90; A-2673)	640.50	n (P-1339/190; A-7558)
510.130	n (P-13072/90; A-2673)	640.60	n (P-1339/190; A-7558)
510.140	n (P-13072/90; A-2673)	640.70	n (P-1339/190; A-7558)
510.150	n (P-13072/90; A-2673)	640.80	n (P-1339/190; A-7558)
510.160	n (P-13072/90; A-2673)	640.90	n (P-1339/190; A-7558)
510.170	n (P-13072/90; A-2673)	640.100	n (P-1339/190; A-7558)
510.180	n (P-13072/90; A-2673)	640.110	n (P-1339/190; A-7558)
510.185	n (P-13072/90; A-2673)	640.120	n (P-1339/190; A-7558)
510.190	am (P-13072/90; A-2673)	640.130	n (P-1339/190; A-7558)
510.195	n (P-13072/90; A-2673)	640.140	n (P-1339/190; A-7558)
510.200	n (P-13072/90; A-2673)	640.150	n (P-1339/190; A-7558)
510.205	n (P-13072/90; A-2673)	640.160	n (P-1339/190; A-7558)
520.315	n (P-1306/90; A-8683)	640.170	n (P-1339/190; A-7558)
520.740	am (P-1306/90; A-8683)	640.180	n (P-1339/190; A-7558)
520.800	r (P-1306/90; A-8683)	640.190	n (P-1339/190; A-7558)
520.810	r (P-1306/90; A-8683)	640.200	n (P-1339/190; A-7558)
520.820	r (P-1306/90; A-8683)	640.210	n (P-1339/190; A-7558)
520.830	r (P-1306/90; A-8683)	640.220	n (P-1339/190; A-7558)
520.900	am (P-9787)	640.230	n (P-1339/190; A-7558)
520.910	am (P-1306/90; A-8683)	640.240	n (P-1339/190; A-7558)
520.930	am (P-9787)	640.250	n (P-1339/190; A-7558)
520.101.0	am (P-1306/90; A-8683)	640.260	n (P-1339/190; A-7558)
520.110.0	n (P-9787)	640.270	n (P-1339/190; A-7558)
520.111.0	n (P-9787)	640.280	n (P-1339/190; A-7558)
520.112.0	n (P-9787)	640.290	n (P-1339/190; A-7558)
520.113.0	n (P-9787)	640.300	n (P-1339/190; A-7558)
520.114.0	n (P-9787)	640.310	n (P-1339/190; A-7558)
540.110	n (P-11022/90; A-973)	640.320	n (P-1339/190; A-7558)
540.120	n (P-11022/90; A-973)	640.330	n (P-1339/190; A-7558)
540.130	n (P-11022/90; A-973)	640.340	n (P-1339/190; A-7558)
540.140	n (P-11022/90; A-973)	640.350	n (P-1339/190; A-7558)
545.315	am (P-3620)	1220.100	n (P-8747)
545.330	am (P-3620)	1220.110	n (P-8747)
545.335	am (P-3620)	1220.120	n (P-8747)
545.340	am (P-3620)	1220.130	n (P-8747)
545.350	am (P-3620)	1220.140	n (P-8747)
545.355	am (P-3620)	1220.150	n (P-8747)
545.360	am (P-3620)	1220.160	n (P-8747)
545.365	am (P-3620)	1220.200	n (P-8747)
550.20	am (P-8782/90; A-1798)	1220.300	n (P-8747)
550.30	am (P-8782/90; A-1798)	1220.310	n (P-8747)
550.35	am (P-8782/90; A-10249)	1220.320	n (P-8747)
550.40	am (E-1049; C-11014)	1220.330	n (P-8747)
550.50	am (P-8782/90; A-1798)	1220.400	n (P-8747)
550.50	am (P-8782/90; A-1798)	1220.410	n (P-8747)
550.50	am (P-4528; A-9902)	1220.500	n (P-8747)
570.20	am (P-4528; A-9902)	1220.550	n (P-8747)

TITLE 17 (CONT'D)		TITLE 23		TITLE 20	
250.15	n	(P-1655; A-9973)	125.10	n	(P-1239/90; A-1107)
3,035.30	am	(P-18365/90; A-4117)	125.20	n	(P-1239/90; A-1107)
3,035.30	am	(P-18365/90; A-4117)	125.30	n	(P-1239/90; A-1107)
3,035.40	am	(P-18365/90; A-4117)	125.40	n	(P-1239/90; A-1107)
3,035.50	am	(P-18365/90; A-4117)	125.50	n	(P-16847/90; A-5886)
3,035.50	am	(P-18365/90; A-4117)	125.50	n	(P-16847/90; A-5886)
3,035.50	am	(P-18365/90; A-4117)	125.50	n	(P-16847/90; A-5886)
3,035.50	am	(P-18365/90; A-4117)	125.50	n	(P-16847/90; A-5886)
3,040.40	Ap. B	(P-18380/90; A-4132)	125.30	n	(P-16847/90; A-5886)
3,040.40	Ap. C	(P-18380/90; A-4132)	125.40	n	(P-16847/90; A-5886)
3,040.40	Ap. D	(P-18380/90; A-4132)	125.50	n	(P-16847/90; A-5886)
3,040.40	Ap. E	(P-18380/90; A-4132)	125.50	n	(P-16847/90; A-5886)
3,040.40	Ap. F	(P-18380/90; A-4132)	125.50	n	(P-16847/90; A-5886)
3,040.40	Ap. G	(P-18380/90; A-4132)	125.50	n	(P-16847/90; A-5886)
4,160.10	n	(P-1680; A-10596)	156.0	am	(P-1680/90; A-7034)
4,160.20	n	(P-1680; A-10596)	156.0	am	(P-1680/90; A-7034)
4,160.30	n	(P-1680; A-10596)	172.0	am	(P-1619/90; A-999)
4,160.40	n	(P-1680; A-10596)	172.0	am	(P-1619/90; A-999)
4,160.50	n	(P-1680; A-10596)	180.0	am	(P-1619/90; A-999)
4,160.60	n	(P-1680; A-10596)	180.0	am	(P-1619/90; A-999)
4,160.70	n	(P-1680; A-10596)	180.0	am	(P-1619/90; A-999)
4,160.80	n	(P-1680; A-10596)	180.0	am	(P-1619/90; A-999)
4,160.90	n	(P-1680; A-10596)	180.0	am	(P-1619/90; A-999)
4,160.100	n	(P-1680; A-10596)	180.0	am	(P-1619/90; A-999)
4,160.110	n	(P-1680; A-10596)	180.0	am	(P-1619/90; A-999)
4,160.120	n	(P-1680; A-10596)	180.0	am	(P-1619/90; A-999)
4,160.130	n	(P-1680; A-10596)	180.0	am	(P-1619/90; A-999)
4,160.140	n	(P-1680; A-10596)	180.0	am	(P-1619/90; A-999)
4,160.150	n	(P-1680; A-10596)	180.0	am	(P-1619/90; A-999)
4,160.160	n	(P-1680; A-10596)	180.0	am	(P-1619/90; A-999)
4,160.170	n	(P-1680; A-10596)	180.0	am	(P-1619/90; A-999)
4,160.180	n	(P-1680; A-10596)	180.0	am	(P-1619/90; A-999)
107.140	n	(P-19507/90; A-5638)	25.45	n	(P-6931/90; O-21110/6)
405.10	am	(P-1; A-5642)	20.10	n	(M-2877; A-2692)
405.15	am	(P-1; A-5642)	20.20	n	(P-10277)
405.17	am	(P-1; A-5642)	20.30	n	(P-9237)
405.20	am	(P-1; A-5642)	20.40	n	(P-9237)
405.30	am	(P-1; A-5642)	20.50	n	(P-9237)
405.40	r	(P-1; A-5642)	20.60	n	(P-9237)
405.50	am	(P-1; A-5642)	20.70	n	(P-9237)
405.55	n	(P-1; A-5642)	20.70	n	(P-9237)
405.60	am	(P-1; A-5642)	20.70	n	(P-9237)
405.70	am	(P-1; A-5642)	20.70	n	(P-9237)
415.15	am	(P-15228/90; A-988)	225.50	n	(P-10265)
415.20	am	(P-15228/90; A-988)	225.50	n	(P-10265)
415.30	am	(P-15228/90; A-988)	225.60	n	(P-10265)
415.70	n	(P-15228/90; A-988)	226.40	am	(P-10265)
460.10	am	(P-18242/90; A-3479)	226.52	am	(P-11068/90; A-40)
460.12	am	(P-18242/90; A-3479)	226.52	am	(P-11068/90; A-40)
460.15	am	(P-18242/90; A-3479)	226.52	am	(P-11068/90; A-40)
460.20	am	(P-18242/90; A-3479)	226.56	am	(P-11068/90; A-40)
460.30	am	(P-18242/90; A-3479)	226.60	am	(P-11068/90; A-40)
460.40	am	(P-18242/90; A-3479)	226.64	am	(P-11068/90; A-40)
460.50	am	(P-18242/90; A-3479)	226.68	am	(P-11068/90; A-40)
460.60	am	(P-18242/90; A-3479)	226.72	am	(P-11068/90; A-40)
460.70	am	(P-18242/90; A-3479)	226.76	am	(P-11068/90; A-40)
460.80	am	(P-18242/90; A-3479)	226.84	am	(P-11068/90; A-40)
460.90	am	(P-18242/90; A-3479)	226.88	am	(P-11068/90; A-40)
502.20	am	(P-5931/90; A-13789)	226.73	am	(P-11447/90; A-463)
502.71	am	(P-7861; A-13789)	250.70	am	(P-11447/90; A-463)

TITLE 32 (CONT'D)			
335.7030	n	(P-11585/90; A-10763)	401.70 am (P-1390; A-7054)
335.7040	n	(P-11585/90; A-10763)	401.80 am (P-1390; A-7054)
335.7050	n	(P-11585/90; A-10763)	401.100 am (P-1390; A-7054)
335.8010	n	(P-11585/90; A-10763)	401.110 am (P-1390; A-7054)
335.8020	n	(P-11585/90; A-10763)	401.130 am (P-1390; A-7054)
335.8030	n	(P-11585/90; A-10763)	401.140 am (P-1390; A-7054)
335.8040	n	(P-11585/90; A-10763)	401.Ap-A n (P-1390; A-7054)
335.8050	n	(P-11585/90; A-10763)	401.Ap-B n (P-20573/90; A-8958)
335.8060	n	(P-11585/90; A-10763)	606.20 am (P-20573/90; A-8958)
335.8070	n	(P-11585/90; A-10763)	606.30 am (P-20573/90; A-8958)
335.8080	n	(P-11585/90; A-10763)	606.60 am (P-20573/90; A-8958)
335.8090	n	(P-11585/90; A-10763)	
335.8100	n	(P-11585/90; A-10763)	101.103 am (P-9822)
335.8110	n	(P-11585/90; A-10763)	201.102 am (P-780)
335.8120	n	(P-11585/90; A-10763)	201.401 am (P-780)
335.8130	n	(P-11585/90; A-10763)	211.101 am (P-13627)
335.8140	n	(P-11585/90; A-10763)	211.122 am (P-4573) (P-12697/90; A-5223)
335.8150	n	(P-11585/90; A-10763)	
335.9010	n	(P-11585/90; A-10763)	212.107 n (P-6385) (P-8416/90; A-7901)
335.9020	n	(P-11585/90; A-10763)	
335.9030	n	(P-11585/90; A-10763)	212.108 n (P-13660)
335.9040	n	(P-11585/90; A-10763)	212.109 n (P-13660)
335.9050	n	(P-11585/90; A-10763)	212.110 am (P-4668) (P-13660)
335.9060	n	(P-11585/90; A-10763)	212.111 am (P-4668)
335.9070	n	(P-11585/90; A-10763)	212.113 am (P-4668) (P-13660)
335.9080	n	(P-11585/90; A-10763)	212.205 am (P-791)
335.9090	n	(P-11585/90; A-10763)	212.302 am (P-13660)
335.9100	n	(P-11585/90; A-10763)	212.309 am (P-13660)
335.9120	n	(P-11585/90; A-10763)	212.316 n (P-13660)
335.9130	n	(P-11585/90; A-10763)	212.324 n (P-13660)
335.9140	n	(P-11585/90; A-10763)	212.362 n (P-13660)
335.9150	n	(P-11585/90; A-10763)	212.423 n (P-4668)
335.9160	n	(P-11585/90; A-10763)	212.424 n (P-4668)
335.9170	n	(P-11585/90; A-10763)	212.425 n (P-13660)
335.9180	n	(P-11585/90; A-10763)	212.443 am (P-791)
335.9190	n	(P-11585/90; A-10763)	212.458 n (P-13660)
360.20	am	(P-6940/90; A-6180)	212.464 n (P-13660)
360.30	am	(P-6940/90; A-6180)	212.I.D n (P-13660)
360.40	am	(P-6940/90; A-6180)	212.I.E n (P-13660)
360.60	am	(P-6940/90; A-6180)	212.I.F n (P-13660)
360.70	am	(P-6940/90; A-6180)	214.101 am (P-11098/90; A-1017)
360.71	n	(P-6940/90; A-6180)	214.104 am (P-11098/90; A-1017)
360.Ap-A		(P-6940/90; A-6180)	215.100 am (P-3659; A-12217)
360.II.A	n	(P-6940/90; A-6180)	215.102 am (P-8877/90; A-8018)
360.II.B	n	(P-6940/90; A-6180)	215.105 am (P-8877/90; A-8018)
360.Tb.C	am	(P-6940/90; A-6180)	215.108 n (P-6410) (P-8877/90; A-8018)
370.10	r	(P-11653/90; RC-8316; A-10846)	215.123 am (P-768)
370.20	r	(P-11653/90; RC-8316; A-10846)	215.215 n (P-11059)
370.25	r	(P-11653/90; RC-8316; A-10846)	215.482 am (P-8877/90; A-8018)
370.30	r	(P-11653/90; RC-8316; A-10846)	215.484 am (P-8877/90; A-8018)
370.40	r	(P-11653/90; RC-8316; A-10846)	215.485 am (P-8877/90; A-8018)
401.20	am	(P-1390; A-7054)	215.486 am (P-8877/90; A-8018)
401.30	am	(P-1390; A-7054)	215.489 n (P-8877/90; A-8018)
401.40	am	(P-1390; A-7054)	215.490 # (P-8877/90; A-8018)
401.50	am	(P-1390; A-7054)	215.581 am (P-3659; A-12217)

TITLE 35 (CONT'D.)

231.130	r	(P-730)	611.325	am	(P-17154/90; A-1562)	616.102	n	(P-9882)
231.140	r	(P-730)	611.521	am	(P-17154/90; A-1562)	616.104	n	(P-9836)
231.150	r	(P-730)	615.101	n	(P-10303)	616.105	n	(P-9836)
231.160	r	(P-730)	615.102	n	(P-10303)	616.201	n	(P-9836)
231.180	r	(P-730)	615.103	n	(P-10303)	616.202	n	(P-9836)
231.190	r	(P-730)	615.104	n	(P-10303)	616.203	n	(P-9836)
231.200	r	(P-730)	615.105	n	(P-10303)	616.204	n	(P-9836)
231.210	r	(P-730)	615.201	n	(P-10303)	616.205	n	(P-9836)
231.230	r	(P-730)	615.202	n	(P-10303)	616.206	n	(P-9836)
231.240	r	(P-730)	615.203	n	(P-10303)	616.207	n	(P-9836)
231.250	r	(P-730)	615.204	n	(P-10303)	616.208	n	(P-9836)
231.260	r	(P-730)	615.205	n	(P-10303)	616.209	n	(P-9836)
231.320	r	(P-730)	615.206	n	(P-10303)	616.210	n	(P-9836)
231.330	r	(P-730)	615.207	n	(P-10303)	616.211	n	(P-9836)
231.Tb.A	r	(P-730)	615.208	n	(P-10303)	616.301	n	(P-9836)
231.Ap.B	r	(P-730)	615.209	n	(P-10303)	616.302	n	(P-9836)
231.Ap.C	r	(P-730)	615.210	n	(P-10303)	616.303	n	(P-9836)
240.102	am	(P-12109)	615.301	n	(P-10303)	616.304	n	(P-9836)
240.122	am	(P-12109)	615.302	n	(P-10303)	616.305	n	(P-9836)
240.140	n	(P-12109)	615.303	n	(P-10303)	616.306	n	(P-9836)
240.140	n	(P-12109)	615.304	n	(P-10303)	616.307	n	(P-9836)
240.141	n	(P-12109)	615.305	n	(P-10303)	616.401	n	(P-9836)
240.142	n	(P-12109)	615.306	n	(P-10303)	616.402	n	(P-9836)
240.143	n	(P-12109)	615.307	n	(P-10303)	616.421	n	(P-9836)
240.144	n	(P-12109)	615.308	n	(P-10303)	616.422	n	(P-9836)
240.145	n	(P-12109)	615.402	n	(P-10303)	616.423	n	(P-9836)
240.146	n	(P-12109)	615.403	n	(P-10303)	616.424	n	(P-9836)
240.147	n	(P-12109)	615.404	n	(P-10303)	616.425	n	(P-9836)
240.148	n	(P-12109)	615.306	n	(P-10303)	616.441	n	(P-9836)
276.101	am	(P-13607)	615.422	n	(P-10303)	616.442	n	(P-9836)
276.102	am	(P-13607)	615.423	n	(P-10303)	616.443	n	(P-9836)
276.204	am	(P-13607)	615.424	n	(P-10303)	616.444	n	(P-9836)
276.206	n	(P-13607)	615.425	n	(P-10303)	616.445	n	(P-9836)
276.301	am	(P-13607)	615.441	n	(P-10303)	616.446	n	(P-9836)
276.303	am	(P-13607)	615.442	n	(P-10303)	616.447	n	(P-9836)
276.304	am	(P-13607)	615.443	n	(P-10303)	616.461	n	(P-9836)
276.308	am	(P-13607)	615.444	n	(P-10303)	616.462	n	(P-9836)
276.309	n	(P-13607)	615.445	n	(P-10303)	616.463	n	(P-9836)
276.310	#	(P-13607)	615.446	n	(P-10303)	616.464	n	(P-9836)
276.311	am	(P-13607)	615.461	n	(P-10303)	616.501	n	(P-9836)
276.311	#	(P-13607)	615.462	n	(P-10303)	616.601	n	(P-9836)
276.401	am	(P-13607)	615.463	n	(P-10303)	616.602	n	(P-9836)
276.401	am	(P-13607)	615.501	n	(P-10303)	616.603	n	(P-9836)
276.701	am	(P-13607)	615.502	n	(P-10303)	616.604	n	(P-9836)
276.702	am	(P-13607)	615.601	n	(P-10303)	616.605	n	(P-9836)
276.703	am	(P-13607)	615.602	n	(P-10303)	616.621	n	(P-9836)
304.211	n	(P-9/09/90; A-241)	615.603	n	(P-10303)	616.622	n	(P-9836)
501.102	am	(P-3141; A-10075)	615.604	n	(P-10303)	616.623	n	(P-9836)
501.200	n	(P-3141; A-10075)	615.621	n	(P-10303)	616.624	n	(P-9836)
501.246	n	(P-3141; A-10075)	615.622	n	(P-10303)	616.625	n	(P-9836)
501.248	n	(P-3141; A-10075)	615.623	n	(P-10303)	616.701	n	(P-9836)
501.274	n	(P-3141; A-10075)	615.701	n	(P-10303)	616.702	n	(P-9836)
501.317	n	(P-3141; A-10075)	615.702	n	(P-10303)	616.703	n	(P-9836)
501.330	am	(P-3141; A-10075)	615.703	n	(P-10303)	616.704	n	(P-9836)
501.342	n	(P-3141; A-10075)	615.704	n	(P-10303)	616.705	n	(P-9836)
501.356	n	(P-3141; A-10075)	615.705	n	(P-10303)	616.721	n	(P-9836)
501.372	n	(P-3141; A-10075)	615.721	n	(P-10303)	616.722	n	(P-9836)
501.402	am	(P-3141; A-10075)	615.722	n	(P-10303)	616.723	n	(P-9836)
501.404	am	(P-3141; A-10075)	615.723	n	(P-10303)	616.724	n	(P-9836)
501.405	am	(P-3141; A-10075)	615.724	n	(P-10303)	616.725	n	(P-9836)
601.105	am	(P-9829)	616.101	n	(P-9829)	617.101	n	(P-9829)

TITLE 35 (CONT'D.)								
616.102	n	(P-9836)	620.105	n	(P-4234; W-13569)	620.110	n	(P-4234; W-13569)
616.104	n	(P-9836)	620.115	n	(P-4234; W-13569)	620.125	n	(P-4234; W-13569)
616.105	n	(P-9836)	620.130	n	(P-4234; W-13569)	620.135	n	(P-4234; W-13569)
616.201	n	(P-9836)	620.201	n	(P-4234; W-13569)	620.210	n	(P-4234; W-13569)
616.202	n	(P-9836)	620.220	n	(P-4234; W-13569)	620.230	n	(P-4234; W-13569)
616.203	n	(P-9836)	620.240	n	(P-4234; W-13569)	620.250	n	(P-4234; W-13569)
616.204	n	(P-9836)	620.260	n	(P-4234; W-13569)	620.301	n	(P-4234; W-13569)
616.205	n	(P-9836)	620.302	n	(P-4234; W-13569)	620.305	n	(P-4234; W-13569)
616.206	n	(P-9836)	620.307	n	(P-4234; W-13569)	620.310	n	(P-4234; W-13569)
616.207	n	(P-9836)	620.401	n	(P-4234; W-13569)	620.405	n	(P-4234; W-13569)
616.211	n	(P-9836)	620.501	n	(P-4234; W-13569)	620.525	n	(P-4234; W-13569)
616.301	n	(P-9836)	620.410	n	(P-4234; W-13569)	620.415	n	(P-4234; W-13569)
616.302	n	(P-9836)	620.510	n	(P-4234; W-13569)	620.605	n	(P-4234; W-13569)
616.303	n	(P-9836)	620.610	n	(P-4234; W-13569)	620.615	n	(P-4234; W-13569)
616.304	n	(P-9836)	620.517	n	(P-4234; W-13569)	620.520	n	(P-4234; W-13569)
616.305	n	(P-9836)	620.505	n	(P-4234; W-13569)	620.601	n	(P-4234; W-13569)
616.401	n	(P-9836)	620.605	n	(P-4234; W-13569)	620.610	n	(P-4234; W-13569)
616.402	n	(P-9836)	620.615	n	(P-4234; W-13569)	620.616	n	(P-4234; W-13569)
616.403	n	(P-9836)	620.617	n	(P-4234; W-13569)	620.618	n	(P-4234; W-13569)
616.404	n	(P-9836)	620.619	n	(P-4234; W-13569)	620.620	n	(P-4234; W-13569)
616.405	n	(P-9836)	620.621	n	(P-4234; W-13569)	620.622	n	(P-4234; W-13569)
616.406	n	(P-9836)	620.623	n	(P-4234; W-13569)	620.624	n	(P-4234; W-13569)
616.407	n	(P-9836)	620.625	n	(P-4234; W-13569)	620.626	n	(P-4234; W-13569)
616.408	n	(P-9836)	620.627	n	(P-4234; W-13569)	620.628	n	(P-4234; W-13569)
616.409	n	(P-9836)	620.629	n	(P-4234; W-13569)	620.630	n	(P-4234; W-13569)
616.410	n	(P-9836)	620.631	n	(P-4234; W-13569)	620.632	n	(P-4234; W-13569)
616.411	n	(P-9836)	620.633	n	(P-4234; W-13569)	620.634	n	(P-4234; W-13569)
616.412	n	(P-9836)	620.635	n	(P-4234; W-13569)	620.636	n	(P-4234; W-13569)
616.413	n	(P-9836)	620.637	n	(P-4234; W-13569)	620.638	n	(P-4234; W-13569)
616.414	n	(P-9836)	620.639	n	(P-4234; W-13569)	620.640	n	(P-4234; W-13569)
616.415	n	(P-9836)	620.641	n	(P-4234; W-13569)	620.642	n	(P-4234; W-13569)
616.416	n	(P-9836)	620.643	n	(P-4234; W-13569)	620.644	n	(P-4234; W-13569)
616.417	n	(P-9836)	620.645	n	(P-4234; W-13569)	620.646	n	(P-4234; W-13569)
616.418	n	(P-9836)	620.647	n	(P-4234; W-13569)	620.648	n	(P-4234; W-13569)
616.419	n	(P-9836)	620.649	n	(P-4234; W-13569)	620.650	n	(P-4234; W-13569)
616.420	n	(P-9836)	620.651	n	(P-4234; W-13569)	620.652	n	(P-4234; W-13569)
616.421	n	(P-9836)	620.653	n	(P-4234; W-13569)	620.654	n	(P-4234; W-13569)
616.422	n	(P-9836)	620.655	n	(P-4234; W-13569)	620.656	n	(P-4234; W-13569)
616.423	n	(P-9836)	620.657	n	(P-4234; W-13569)	620.658	n	(P-4234; W-13569)
616.424	n	(P-9836)	620.659	n	(P-4234; W-13569)	620.660	n	(P-4234; W-13569)
616.425	n	(P-9836)	620.661	n	(P-4234; W-13569)	620.662	n	(P-4234; W-13569)
616.426	n	(P-9836)	620.663	n	(P-4234; W-13569)	620.664	n	(P-4234; W-13569)
616.427	n	(P-9836)	620.665	n	(P-4234; W-13569)	620.666	n	(P-4234; W-13569)
616.428	n	(P-9836)	620.667	n	(P-4234; W-13569)	620.668	n	(P-4234; W-13569)
616.429	n	(P-9836)	620.669	n	(P-4234; W-13569)	620.670	n	(P-4234; W-13569)
616.430	n	(P-9836)	620.671	n	(P-4234; W-13569)	620.672	n	(P-4234; W-13569)
616.431	n	(P-9836)	620.673	n	(P-4234; W-13569)	620.674	n	(P-4234; W-13569)
616.432	n	(P-9836)	620.675	n	(P-4234; W-13569)	620.676	n	(P-4234; W-13569)
616.4								

TITLE 35 (CONT'D)			
849.105	r	(PR-13265)	r
849.106	r	(P-13265)	r
859.101	n	(P-8438)	n
859.102	n	(P-8438)	n
859.201	n	(P-8438)	n
859.202	n	(P-8438)	n
859.203	n	(P-8438)	n
859.204	n	(P-8438)	n
859.205	n	(P-8438)	n
859.301	n	(P-8438)	n
859.302	n	(P-8438)	n
859.303	n	(P-8438)	n
870.206	am	(P-15667/90; A-9311)	r
870.305	am	(P-15667/90; A-9311)	r
TITLE 38			
180.90	am	(P-1207; A-8555)	r
307.10	n	(P-3611)	r
307.20	n	(P-3611)	r
350.01	n	(P-2033)	r
354.10	n	(P-3614)	r
354.20	n	(P-3614)	r
354.30	n	(P-3614)	r
354.40	n	(P-3614)	r
354.50	n	(P-3614)	r
354.60	n	(P-3614)	r
354.70	n	(P-3614)	r
397.10	n	(P-15181/90; A-167)	r
397.20	n	(P-15181/90; A-167)	r
397.30	n	(P-15181/90; A-167)	r
397.40	n	(P-15181/90; A-167)	r
397.50	n	(P-15181/90; A-167)	r
450.210	am	(P-2573; A-8580)	r
450.220	am	(P-2573; A-8580)	r
450.250	am	(P-2573; A-8580)	r
450.260	am	(P-2573; A-8580)	r
450.280	r	(P-2573; A-8580)	r
450.340	am	(P-2573; A-8580)	r
450.350	am	(P-2573; A-8580)	r
450.410	am	(P-2573; A-8580)	r
450.430	am	(P-2573; A-8580)	r
450.440	am	(P-2573; A-8580)	r
450.720	am	(P-2573; A-8580)	r
450.740	am	(P-2573; A-8580)	r
450.820	am	(P-2573; A-8580)	r
450.860	am	(P-2573; A-8580)	r
450.910	am	(A-8580)	r
450.1010	am	(P-2573; A-8580)	r
450.1110	am	(P-2573; A-8580)	r
450.1130	r	(P-5162)	r
450.1175	n	(P-2573; A-8580)	r
450.1230	am	(P-2573; A-8580)	r
450.1340	am	(A-8580)	r
450.1550	am	(P-2573; A-8580)	r
500.10	r	(P-5162)	r
500.100	n	(P-5179)	r
500.110	r	(P-5162)	r
500.120	r	(P-5162)	r

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TITLE 38 (CONT'D.)					
1075.1230 n (P-1475890; A-1916)	250.82 n (P-5322/90; A-5656)	110.30 am (P-10985/90; O-19076/90; R-3127; A-4410)	360.601 am (P-9260)		
1075.1235 n (P-1475890; A-1916)	250.83 n (P-5322/90; A-5656)	110.40 am (P-10985/90; O-19076/90; R-3127; A-4410)	360.602 am (P-9260)		
1075.1240 n (P-1475890; A-1916)	250.85 n (P-5322/90; A-5656)	110.40 am (P-10985/90; O-19076/90; R-3127; A-4410)	360.603 am (P-9260)		
1075.1245 n (P-1475890; A-1916)	250.93 n (P-5322/90; A-5656)	110.50 am (P-10985/90; O-19076/90; R-3127; A-4410)	360.604 am (P-9260)		
1075.1250 n (P-1475890; A-1916)	250.97 n (P-5322/90; A-5656)	110.50 am (P-10985/90; O-19076/90; R-3127; A-4410)	360.605 am (P-9260)		
1075.1255 n (P-1475890; A-1916)	250.201 n (P-5322/90; A-5656)	110.60 am (P-10985/90; O-19076/90; R-3127; A-4410)	360.606 am (P-9260)		
1075.1260 n (P-1475890; A-1916)	250.210 n (P-5322/90; A-5656)	110.60 am (P-10985/90; O-19076/90; R-3127; A-4410)	360.701 am (P-9260)		
1075.1265 n (P-1475890; A-1916)	250.213 n (P-5322/90; A-5656)	110.60 am (P-10985/90; O-19076/90; R-3127; A-4410)	360.801 am (P-9260)		
1075.1270 n (P-1475890; A-1916)	250.215 n (P-5322/90; A-5656)	110.70 am (P-10985/90; O-19076/90; R-3127; A-4410)	360.802 am (P-9260)		
1075.1275 n (P-1475890; A-1916)	250.220 n (P-5322/90; A-5656)	110.70 am (P-10985/90; O-19076/90; R-3127; A-4410)	360.803 am (P-9260)		
1075.1280 n (P-1475890; A-1916)	250.230 n (P-5322/90; A-5656)	110.80 am (P-10985/90; O-19076/90; R-3127; A-4410)	360.901 am (P-9260)		
1075.1285 n (P-1475890; A-1916)	250.232 n (P-5322/90; A-5656)	110.80 am (P-10985/90; O-19076/90; R-3127; A-4410)	360.902 am (P-9260)		
1075.1290 n (P-1475890; A-1916)	250.250 n (P-5322/90; A-5656)	110.90 am (P-10985/90; O-19076/90; R-3127; A-4410)	360.904 am (P-9260)		
1075.1295 n (P-1475890; A-1916)	250.260 n (P-5322/90; A-5656)	110.91 n (P-10985/90; O-19076/90; R-3127; A-4410)	360.1101 am (P-9260)		
1075.1300 n (P-1475890; A-1916)	250.270 n (P-5322/90; A-5656)	110.91 n (P-10985/90; O-19076/90; R-3127; A-4410)	360.1101 am (P-9260)		
1075.1305 n (P-1475890; A-1916)	250.301 n (P-5322/90; A-5656)	110.92 n (P-10985/90; O-19076/90; R-3127; A-4410)	360.20 n (P-9260)		
1075.1310 n (P-1475890; A-1916)	250.315 n (P-5322/90; A-5656)	110.92 n (P-10985/90; O-19076/90; R-3127; A-4410)	360.30 n (P-9260)		
1075.1315 n (P-1475890; A-1916)	250.336 n (P-5322/90; A-5656)	110.93 n (P-10985/90; O-19076/90; R-3127; A-4410)	360.40 n (P-9260)		
1075.1320 n (P-1475890; A-1916)	250.320 n (P-5322/90; A-5656)	110.93 n (P-10985/90; O-19076/90; R-3127; A-4410)	360.50 n (P-9260)		
1075.1325 n (P-1475890; A-1916)	250.340 n (P-5322/90; A-5656)	110.100 am (P-10985/90; O-19076/90; R-3127; A-4410)	600.60 n (P-11911)		
1075.1400 n (P-1475890; A-1916)	250.341 n (P-5322/90; A-5656)	110.105 n (P-10985/90; O-19076/90; R-3127; A-4410)	600.10 n (P-11911)		
1075.1405 n (P-1475890; A-1916)	250.343 n (P-5322/90; A-5656)	110.105 n (P-10985/90; O-19076/90; R-3127; A-4410)	600.20 n (P-11911)		
1075.1410 n (P-1475890; A-1916)	250.358 n (P-5322/90; A-5656)	110.105 n (P-10985/90; O-19076/90; R-3127; A-4410)	600.30 n (P-11911)		
1075.1415 n (P-1475890; A-1916)	250.315 n (P-5322/90; A-5656)	110.130 am (P-10985/90; O-19076/90; R-3127; A-4410)	909.50 am (P-8766)		
1075.1420 n (P-1475890; A-1916)	250.360 n (P-5322/90; A-5656)	110.130 am (P-10985/90; O-19076/90; R-3127; A-4410)	918.10 r (P-2899; A-11639)		
1075.1425 n (P-1475890; A-1916)	250.370 n (P-5322/90; A-5656)	120.30 am (P-13993) (P-13993)	918.20 r (P-2899; A-11639)		
1075.1430 n (P-1475890; A-1916)	260.15 n (P-7872)	120.55 am (P-13993) (P-13993)	918.30 r (P-2899; A-11639)		
1075.1435 n (P-1475890; A-1916)	260.20 n (P-7872)	120.80 am (P-13993) (P-13993)	918.40 r (P-2899; A-11639)		
1075.1440 n (P-1475890; A-1916)	260.25 n (P-7872)	120.90 am (P-13993) (P-13993)	918.50 r (P-2899; A-11639)		
1075.1445 n (P-1475890; A-1916)	260.30 n (P-7872)	120.110 am (P-13993) (P-13993)	918.60 r (P-2899; A-11639)		
1075.1450 n (P-1475890; A-1916)	260.35 n (P-7872)	120.115 am (P-8617) (P-13993)	918.70 r (P-2899; A-11639)		
1075.1450 n (P-1475890; A-1916)	260.40 n (P-7872)	140.10 r (PR-13241) (PR-13241)	918.70 r (P-2899; A-11639)		
1075.1450 n (P-1475890; A-1916)	260.45 n (P-7872)	140.20 r (PR-13241) (PR-13241)	918.70 r (P-2899; A-11639)		
1075.1450 n (P-1475890; A-1916)	260.50 n (P-7872)	140.30 r (PR-13241) (PR-13241)	918.70 r (P-2899; A-11639)		
1075.1450 n (P-1475890; A-1916)	260.55 n (P-7872)	140.40 r (PR-13241) (PR-13241)	918.70 r (P-2899; A-11639)		
1075.1450 n (P-1475890; A-1916)	260.60 n (P-7872)	140.50 r (PR-13241) (PR-13241)	918.70 r (P-2899; A-11639)		
1075.1450 n (P-1475890; A-1916)	260.65 n (P-7872)	140.60 r (PR-13241) (PR-13241)	918.70 r (P-2899; A-11639)		
1075.1450 n (P-1475890; A-1916)	260.70 n (P-7872)	140.70 r (PR-13241) (PR-13241)	918.70 r (P-2899; A-11639)		
1075.1450 n (P-1475890; A-1916)	260.75 n (P-7872)	140.70 r (PR-13241) (PR-13241)	918.70 r (P-2899; A-11639)		
1075.1450 n (P-1475890; A-1916)	260.80 n (P-7872)	140.70 r (PR-13241) (PR-13241)	918.70 r (P-2899; A-11639)		
1075.1450 n (P-1475890; A-1916)	260.85 n (P-7872)	140.70 r (PR-13241) (PR-13241)	918.70 r (P-2899; A-11639)		
TITLE 44	4000.30 am (P-6882; A-11932)	360.106 am (P-9260)	2007.50 am (P-1773790; A-8872)		
	4000.60 am (P-6882; A-11932)	360.206 am (P-9260)	2007.50 n (P-1773790; A-8872)		
	5030.130 am (P-1203; A-843)	360.302 am (P-9260)	2007.80 am (P-1773790; A-8872)		
	5040.110 am (P-10875)	360.302 am (P-9260)	2007.90 am (P-1773790; A-8872)		
	5040.350 am (P-10875)	360.307 am (P-9260)	2008.70 am (P-4566; W-6788)		
TITLE 47	100.30 am (P-15189/90; O-1575; R-3603; A-3437)	360.308 am (P-9260)	2009.20 am (P-1773790; A-7658)		
	100.106 am (P-15189/90; O-1575; R-3603; A-3437)	360.309 am (P-9260)	2009.40 am (P-1773790; A-7658)		
	100.110 am (P-17403/90; A-7533)	360.306 am (P-9260)	2009.60 am (P-1773790; A-7658)		
	(P-17403/90; A-7533)	360.307 am (P-9260)	2009.80 am (P-1773790; A-7658)		
	100.111 am (P-10875)	360.310 am (P-9260)	2014.10 n (P-5975; 13360)		
	100.113 am (P-10875)	360.308 am (P-9260)	2014.20 n (P-5975; 13360)		
	170.830 n (P-10875)	360.308 am (P-9260)	2014.30 n (P-5975; 13360)		
	170.840 n (P-10875)	360.309 am (P-9260)	2014.40 n (P-5975; 13360)		
	170.850 n (P-10875)	360.309 am (P-9260)	2014.50 n (P-5975; 13360)		
	170.860 n (P-10875)	360.309 am (P-9260)	2014.60 n (P-5975; 13360)		
	170.870 n (P-10875)	360.309 am (P-9260)	2014.70 n (P-5975; 13360)		
	170.880 n (P-10875)	360.310 am (P-9260)	2014.80 n (P-5975; 13360)		
	250.10 n (P-5322/90; A-5656)	360.501 am (P-9260)	2014.90 n (P-5975; 13360)		
	250.20 n (P-5322/90; A-5656)	360.502 am (P-9260)	2014.90 n (P-5975; 13360)		
	250.30 n (P-5322/90; A-5656)	360.503 am (P-9260)	2014.90 n (P-5975; 13360)		
	250.40 n (P-5322/90; A-5656)	360.504 am (P-9260)	2014.90 n (P-5975; 13360)		
	250.50 n (P-5322/90; A-5656)	360.505 am (P-9260)	2014.90 n (P-5975; 13360)		
	250.60 n (P-5322/90; A-5656)	360.506 am (P-9260)	2014.90 n (P-5975; 13360)		
	250.80 n (P-5322/90; A-5656)	360.507 am (P-9260)	2014.90 n (P-5975; 13360)		

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3119.50	am (P-12127/90; A-69)	240.1400	rc (A-11641)	2765.45	r (P-10521)
3119.60	am (P-12127/90; A-69)	240.1405	rc (A-11641)	2765.55	r (P-10521)
3119.70	am (P-12127/90; A-69)	240.1410	rc (A-11641)	2765.60	r (P-10521)
3119.Ex.A	am (P-12127/90; A-69)	240.1420	rc (A-11641)	2765.67	r (P-10521)
3119.Ex.B	am (P-12127/90; A-69)	240.1430	rc (A-11641)	2765.68	r (P-10521)
3119.Ex.C	am (P-12127/90; A-69)	240.1440	rc (A-11641)	2765.69	r (P-10521)
3119.Ex.D	am (P-12127/90; A-69)	240.1450	rc (A-11641)	2765.72	r (P-10521)
6101.10	am (P-20205/89; A-199)	240.1460	rc (A-11641)	2765.725	am (P-10521)
6101.20	am (P-20205/89; A-199)	240.1470	rc (A-11641)	2765.728	n (P-10521)
6101.40	am (P-20205/89; A-199)	2600.20	am (P-691; A-13102) (P-11865)	2765.230	n (P-10521)
6101.50	am (P-20205/89; A-199)	2610.60	am (P-16117/90; A-7395)	2765.325	am (P-10521)
6101.100	am (P-20205/89; A-199)	2610.75	n (P-1894)	2765.328	n (P-10521)
6101.110	am (P-20205/89; A-199)	2610.100	am (P-13074/90; A-10386)	2765.220	am (P-10521)
M.365	am (P-20205/89; O-2117/90; A-199)	2610.110	am (P-13641; A-13137)	2765.325	am (P-10521)
6101.111	n (P-20205/89; A-199)	2610.120	am (P-13641; A-13137)	2770.110	am (P-10521)
6101.112	n (P-20205/89; A-199)	2610.130	am (P-13074/90; A-10386)	2770.400	r (P-10521)
6101.130	am (P-20205/89; A-199)	2610.150	n (P-13074/90; A-10386)	2770.405	r (P-10521)
6101.140	am (P-20205/89; A-199)	2610.AP.A	am (P-16117/90; A-7395)	2770.410	r (P-10521)
6101.140	am (P-20205/89; A-199)	2610.AP.B	n (P-16117/90; A-7395)	2770.415	r (P-10521)
6101.141	n (P-20205/89; A-199)	II.A	n (P-16117/90; A-7395)	2770.420	r (P-10521)
6101.142	n (P-20205/89; A-199)	II.B	n (P-16117/90; A-7395)	2815.105	am (P-13910/90; A-185)
6101.160	r (P-20205/89; A-199)	II.C	n (P-16117/90; A-7395)	2830.50	n (P-10871)
6101.20	am (P-20205/89; A-199)	II.D	n (P-16117/90; A-7395)	2875.1	r (P-10414)
6101.20	am (P-20205/89; A-199)	II.E	n (P-16117/90; A-7395)	2875.5	r (P-10414)
6602.2.10	n (P-7391)	2620.10	r (P-12964)	2875.10	r (P-10414)
6602.2.10	n (P-7391)	2620.20	r (P-12964)	2875.15	r (P-10414)
6602.2.10	n (P-7391)	2620.30	r (P-12964)	2875.20	r (P-10414)
6602.AP.A	n (P-7391)	2620.40	r (P-12964)	2875.25	r (P-10414)
6602.AP.B	n (P-7391)	2620.50	r (P-12964)	2875.30	r (P-10414)
6602.AP.C	n (P-7391)	2620.60	r (P-12964)	2875.35	r (P-10414)
6602.AP.D	n (P-7391)	2620.70	r (P-12964)	2875.40	r (P-10414)
6602.AP.E	n (P-7391)	2620.80	r (P-12964)	2875.45	r (P-10414)
6602.AP.F	n (P-7391)	2620.90	r (P-12964)	2875.50	r (P-10414)
6602.AP.G	n (P-7391)	2620.100	r (P-12964)	2875.55	r (P-10414)
6602.AP.H	n (P-7391)	2625.25	n (P-13045/90; A-13068)	2875.60	r (P-10414)
6602.AP.I	n (P-7391)	2625.30	n (P-13045/90; A-13068)	2920.1	am (P-13905/90; A-180)
6602.AP.J	n (P-7391)	2625.40	n (P-13045/90; A-13068)	2920.40	am (P-13905/90; A-180)
6602.AP.K	n (P-7391)	2625.50	n (P-13045/90; A-13068)	2920.48	n (P-13905/90; A-180)
6602.AP.L	n (P-7391)	2625.55	am (P-19495/90; RC-11532); A-13092	2920.48	n (P-13905/90; A-180)
6602.AP.M	n (P-7391)	2625.60	n (P-13045/90; A-13068)	2920.66	n (P-13905/90; A-180)
7020.10	am (P-18441/90; A-8221)	2625.70	n (P-13045/90; A-13068)	5300.10	am (P-10521)
7020.20	am (P-18441/90; A-8221)	2625.80	n (P-13045/90; A-13068)	5300.20	am (P-10521)
7020.30	am (P-18441/90; A-8221)	2625.85	n (P-12407/90; A-14321)	5300.30	am (P-10521)
7020.40	am (P-18441/90; A-8221)	2630.5	n (P-12407/90; A-14321)	5300.40	am (P-10521)
7020.50	am (P-18441/90; A-8221)	2630.101	am (P-17407/90; RC-14321)	5300.50	am (P-10521)
7020.60	am (P-18441/90; A-8221)	2630.102	am (P-17407/90; RC-14321)	5300.60	am (P-10521)
7020.70	am (P-18441/90; A-8221)	2630.104	am (P-17407/90; RC-14321)	5300.70	am (P-10521)
7030.20	am (P-18434/90; A-8214)	2630.105	am (P-17407/90; RC-14321)	5300.80	am (P-10521)
7030.20	am (P-18434/90; A-8214)	2630.120	am (P-17407/90; RC-14321)	5300.90	am (P-10521)
7190.70	am (P-6863)	2630.82	am (P-8081) (P-11545)	5300.360	am (P-10521)
8010.20	am (P-7518)	2640.82	am (P-1903/90; W-3602)	5300.570	r (P-10521)
8010.30	am (P-7518)	2650.50	am (P-14014)	5300.610	am (P-10521)
		2725.105	am (P-14014)	5300.620	am (P-10521)
		2725.115	am (P-14014)	5300.630	am (P-10521)
		2725.237	n (P-13252)	5300.640	am (P-10521)
		2730.150	n (P-9817)	5300.650	am (P-10521)
		2730.155	n (P-9817)	5300.660	am (P-10521)
		2732.125	n (P-6382; A-11423)	5300.720	am (P-10521)
		2760.110	am (P-14023)	5300.730	am (P-10521)
		2760.120	am (P-14023)	5300.735	am (P-10521)
		2760.125	am (P-14023)	5300.745	am (P-10521)
		2760.130	am (P-14023)	5300.750	am (P-10521)
		2760.145	am (P-14023)	5300.760	am (P-10521)
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1817.15.1	n (P-1314)	870.110	n (P-12094)
1823.14	am (P-1368)	870.115	n (P-12094)
1823.15	am (P-1368)	870.120	n (P-12094)
2501.7	am (P-141; A-6513)	870.200	n (P-12094)
2501.10	am (P-141; A-6513)	870.205	n (P-12094)
2501.13	am (P-141; A-6513)	870.210	n (P-12094)
2501.16	am (P-141; A-6513)	870.215	n (P-12094)
2501.19	am (P-141; A-6513)	870.220	n (P-12094)
2501.25	am (P-141; A-6513)	870.225	n (P-12094)
		870.310	n (P-12094)
		870.315	n (P-12094)
		870.320	n (P-12094)
		870.325	n (P-12094)
		870.400	n (P-12094)
		870.500	n (P-12094)
		870.505	n (P-12094)
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		1150.30	am (P-2492)
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250.2440	am (P-4946; A-13811)	n	(P-17452/90; A-11706)
250.2450	am (P-4946; A-13811)	n	(P-17452/90; A-11706)
300.120	am (P-4367)	n	(P-17452/90; A-11706)
300.330	am (P-9957/90; A-554) (P-4367)	n	(P-17452/90; A-11706)
300.620	am (P-9957/90; A-554)	n	(P-17452/90; A-11706)
300.1010	am (P-9957/90; A-554)	n	(P-17452/90; A-11706)
300.2420	am (P-14039)	n	(P-17452/90; A-11706)
300.3320	am (P-9957/90; A-554)	n	(P-17452/90; A-11706)
300.3240	am (P-9957/90; A-554)	n	(P-17452/90; A-11706)
300.3260	am (P-9957/90; A-554)	n	(P-17452/90; A-11706)
330.120	am (P-4338)	n	(P-17452/90; A-11706)
330.330	am (P-9920/90; A-516) (P-4338)	n	(P-17452/90; A-11706)
330.913	am (P-9920/90; A-516)	n	(P-17452/90; A-11706)
330.111.0	am (P-9920/90; A-516)	n	(P-17452/90; A-11706)
330.4220	am (P-9920/90; A-516)	n	(P-17452/90; A-11706)
330.4240	am (P-9920/90; A-516)	n	(P-17452/90; A-11706)
350.4260	am (P-4280)	n	(P-17452/90; A-11706)
350.120	am (P-9833/90; A-466) (P-4280)	n	(P-17452/90; A-11706)
350.330	am (P-9833/90; A-466)	n	(P-17452/90; A-11706)
350.330	am (P-9833/90; A-466)	n	(P-17452/90; A-11706)
350.3220	am (P-9833/90; A-466)	n	(P-17452/90; A-11706)
350.3240	am (P-9833/90; A-466)	n	(P-17452/90; A-11706)
350.3260	am (P-9833/90; A-466)	n	(P-17452/90; A-11706)
350.3710	am (P-9833/90; A-466)	n	(P-17452/90; A-11706)
350.3720	am (P-9833/90; A-466)	n	(P-17452/90; A-11706)
350.3730	am (P-9833/90; A-466)	n	(P-17452/90; A-11706)
350.3750	am (P-9833/90; A-466)	n	(P-17452/90; A-11706)
350.3770	am (P-9833/90; A-466)	n	(P-17452/90; A-11706)
350.3780	am (P-9833/90; A-466)	n	(P-17452/90; A-11706)
350.3810	am (P-9833/90; A-466)	n	(P-17452/90; A-11706)
350.3880	am (P-9833/90; A-466)	n	(P-17452/90; A-11706)
350.3900	am (P-9833/90; A-466)	n	(P-17452/90; A-11706)
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350.Tb. D	am (P-9833/90; A-466)	n	(P-17452/90; A-11706)
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390.120	am (P-4309)	n	(P-17452/90; A-11706)
390.330	am (P-9883/90; A-1878) (P-4309)	n	(P-17452/90; A-11706)
390.1030	am (P-9883/90; A-1878)	n	(P-17452/90; A-11706)
390.3320	am (P-9883/90; A-1878)	n	(P-17452/90; A-11706)
390.3340	am (P-9883/90; A-1878)	n	(P-17452/90; A-11706)
390.3260	am (P-9883/90; A-1878)	n	(P-17452/90; A-11706)
450.5	am (P-6440)	n	(P-17452/90; A-11706)
450.20	am (P-6440)	n	(P-17452/90; A-11706)
450.30	am (P-6440)	n	(P-17452/90; A-11706)
450.35	am (P-6440)	n	(P-17452/90; A-11706)
450.60	am (P-6440)	n	(P-17452/90; A-11706)
450.AP.C	am (P-6440)	n	(P-17452/90; A-11706)
500.15	am (P-17452/90; A-11706)	n	(P-17452/90; A-11706)
500.20	am (P-1122; A-11706) (E-3593)	n	(P-17452/90; A-11706)
500.30	am (P-17452/90; A-11706)	n	(P-17452/90; A-11706)
500.40	am (P-17452/90; A-11706)	n	(P-17452/90; A-11706)
500.45	am (P-17452/90; A-11706)	n	(P-17452/90; A-11706)
500.50	am (P-17452/90; A-11706)	n	(P-17452/90; A-11706)
500.60	am (P-17452/90; A-11706)	n	(P-17452/90; A-11706)
500.70	am (P-17452/90; A-11706)	n	(P-17452/90; A-11706)
500.80	am (P-17452/90; A-11706)	n	(P-17452/90; A-11706)
500.90	am (P-17452/90; A-11706)	n	(P-17452/90; A-11706)
500.Tb. A	am (P-17452/90; A-11706)	n	(P-17452/90; A-11706)
500.Tb. B	am (P-17452/90; A-11706)	n	(P-17452/90; A-11706)
540.90	am (P-10665/90; A-1084)	n	(P-10665/90; A-1084)
540.100	am (P-10665/90; A-1084)	n	(P-10665/90; A-1084)
540.200	am (P-10665/90; A-1084)	n	(P-10665/90; A-1084)
550.100	am (P-10656/90; A-1088)	n	(P-10656/90; A-1088)
550.110	am (P-10656/90; A-1088)	n	(P-10656/90; A-1088)
550.120	am (P-10656/90; A-1088)	n	(P-10656/90; A-1088)

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790.3140	am (P-18457/90; A-6566)	(P-3417; A-11791) (E-3537) (P-11070; E-11194)	am am
790.3220	am	(P-3417; A-11791) (E-3537)	n
790.3308	n	(P-3417; A-11791) (E-3537)	n
790.3315	am (P-3417; A-11791) (E-3537)	790.7160 790.7221 790.7245	am n n
790.3335	am (P-11070; E-11194)	(P-3417; A-11791) (E-3537) (P-11070; E-11194)	am am
790.3340	am (P-18457/90; A-6566)	790.7280	am
790.3350	am (P-11070; E-11194)	(P-3417; A-11791) (E-3537)	am
790.3420	am (P-3417; A-11791) (E-3537)	790.7278	am
790.3488	n	(P-11070; E-11194)	n
790.3540	am (P-3417; A-11791) (E-3537)	790.7280	am
790.3620	am (P-11070; E-11194)	790.7294 790.7340	r n
790.3720	am (P-11070; E-11194)	790.7380	am
790.3907	am (P-11070; E-11194)	790.7740	am
790.3910	am (P-18457/90; A-6566)	790.7820 790.8015	am am
790.3914	am (P-3417; A-11791) (E-3537)	790.8020	am
790.3940	am (P-11070; E-11194)	790.8106	am
790.3945	n	(P-3417; A-11791) (E-3537)	n
790.4060	am (P-2417; A-11791) (E-3537)	790.8200	am
790.4140	am (P-11070; E-11194)	790.8260	am
790.4384	am (P-18457/90; A-6566)	790.8140 790.8290 790.8420	am am am
790.4385	n	(P-3417; A-11791) (E-3537)	n
790.4420	am (P-3417; A-11791) (E-3537)	790.8500 790.8580	am am
790.4495	n	(P-11070; E-11194)	n
790.4580	am (P-2417; A-11791) (E-3537)	790.8620	am
790.4660	am (P-11070; E-11194)	790.8710 790.9048	am am
790.4667	am (P-18457/90; A-6566)	790.9056	am
790.4720	am (P-18457/90; A-6566)	790.9084 790.9220	am am
790.4725	am (P-11070; E-11194)	790.9320 790.9420	am am
790.4728	am (P-18457/90; A-6566)	790.9460	am
790.4740	am (P-11070; E-11194)	790.9500 790.9580	am am
790.4940	am (P-18457/90; A-6566)	790.9550 795.10	am am
790.5030	n	(P-3417; A-11791) (E-3537)	n
790.5220	am	(P-3417; A-11791) (E-3537)	am
790.5300	am (P-18457/90; A-6566)	895.30	am
790.5312	am (P-3417; A-11791) (E-3537)	895.40	am
790.5320	am (P-11070; E-11194)	895.50	am
790.5740	am (P-18457/90; A-6566)	905.10 905.15	am am
790.5792	am (P-3417; A-11791) (E-3537)	905.20	am
790.5820	am (P-3417; A-11791) (E-3537)	905.30	am
790.5830	am (P-11070; E-11194)	905.40	am
790.5840	am (P-11070; E-11194)	905.50	am
790.5900	am (P-3417; A-11791) (E-3537)	905.55 905.60	am am
790.5924	am (P-11070; E-11194)	905.70	am
790.5943	am (P-3417; A-11791) (E-3537)	905.80	am
790.6020	am (P-11070; E-11194)	905.90	am
790.6180	am (P-11070; E-11194)	905.100 905.110	am am
790.6300	am (P-18457/90; A-6566)	905.120	am
790.6430	n	(P-11070; E-11194)	n
790.6435	am (P-11070; E-11194)	905.125	am
790.6500	am (P-11070; E-11194)	905.125	am

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905.180	am (P-16305/90; W-13202)	905.190 905.200	am am
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920.90	am (P-16305/90; W-13202)	920.110 920.120	am am
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920.200	am (P-16305/90; W-13202)	920.230 920.250	am am
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920.250	am (P-16305/90; W-13202)	920.280 920.30	am am
920.30	am (P-16305/90; W-13202)	920.30 920.35	am am
920.35	am (P-16305/90; W-13202)	920.35 920.40	am am
920.40	am (P-16305/90; W-13202)	920.40 920.45	am am
920.45	am (P-16305/90; W-13202)	920.50 920.60	am am
920.50	am (P-16305/90; W-13202)	920.60 920.70	am am
920.60	am (P-16305/90; W-13202)	920.70 920.80	am am
920.70	am (P-16305/90; W-13202)	920.80 920.90	am am
920.80	am (P-16305/90; W-13202)	920.90 920.100	am am
920.90	am (P-16305/90; W-13202)	920.100 920.110	am am
920.110	am (P-16305/90; W-13202)	920.110 920.120	am am
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920.150	am (P-16305/90; W-13202)	920.150 920.170	am am
920.170	am (P-16305/90; W-13202)	920.170 920.190	am am
920.190	am (P-16305/90; W-13202)	920.190 920.210	am am
920.210	am (P-16305/90; W-13202)	920.210 920.230	am am
920.230	am (P-16305/90; W-13202)	920.230 920.250	am am
920.250	am (P-16305/90; W-13202)	920.250 920.280	am am
920.280	am (P-16305/90; W-13202)	920.280 920.30	am am
920.30	am (P-16305/90; W-13202)	920.30 920.35	am am
920.35	am (P-16305/90; W-13202)	920.35 920.40	am am
920.40	am (P-16305/90; W-13202)	920.40 920.45	am am
920.45	am (P-16305/90; W-13202)	920.45 920.50	am am
920.50	am (P-16305/90; W-13202)	920.50 920.55	am am
920.55	am (P-16305/90; W-13202)	920.55 920.60	am am
920.60	am (P-16305/90; W-13202)	920.60 920.65	am am
920.65	am (P-16305/90; W-13202)	920.65 920.70	am am
920.70	am (P-16305/90; W-13202)	920.70 920.75	am am
920.75	am (P-16305/90; W-13202)	920.75 920.80	am am
920.80	am (P-16305/90; W-13202)	920.80 920.85	am am
920.85	am (P-16305/90; W-13202)	920.85 920.90	am am
920.90	am (P-16305/90; W-13202)	920.90 920.95	am am
920.95	am (P-16305/90; W-13202)	920.95 921.00	am am
921.00	am (P-16305/90; W-13202)	921.00 921.05	am am
921.05	am (P-16305/90; W-13202)	921.05 921.10	am am
921.10	am (P-16305/90; W-13202)	921.10 921.15	am am
921.15	am (P-16305/90; W-13202)	921.15 921.20	am am
921.20	am (P-16305/90; W-13202)	921.20 921.25	am am
921.25	am (P-16305/90; W-13202)	921.25 921.30	am am
921.30	am (P-16305/90; W-13202)	921.30 921.35	am am
921.35	am (P-16305/90; W-13202)	921.35 921.40	am am
921.40	am (P-16305/90; W-13202)	921.40 921.45	am am
921.45	am (P-16305/90; W-13202)	921.45 921.50	am am
921.50	am (P-16305/90; W-13202)	921.50 921.55	am am
921.55	am (P-16305/90; W-13202)	921.55 921.60	am am
921.60	am (P-16305/90; W-13202)	921.60 921.65	am am
921.65	am (P-16305/90; W-13202)	921.65 921.70	am am
921.70	am (P-16305/90; W-13202)	921.70 921.75	am am
921.75	am (P-16305/90; W-13202)	921.75 921.80	am am
921.80	am (P-16305/90; W-13202)	921.80 921.85	am am
921.85	am (P-16305/90; W-13202)	921.85 921.90	am am
921.90	am (P-16305/90; W-13202)	921.90 921.95	am am
921.95	am (P-16305/90; W-13202)	921.95 922.00	am am
922.00	am (P-16305/90; W-13202)	922.00 922.05	am am
922.05	am (P-16305/90; W-13202)	922.05 922.10	am am
922.10	am (P-16305/90; W-13202)	922.10 922.15	am am
922.15	am (P-16305/90; W-13202)	922.15 922.20	am am
922.20	am (P-16305/90; W-13202)	922.20 922.25	am am
922.25	am (P-16305/90; W-13202)	922.25 922.30	am am
922.30	am (P-16305/90; W-13202)	922.30 922.35	am am
922.35	am (P-16305/90; W-13202)	922.35 922.40	am am
922.40	am (P-16305/90; W-13202)	922.40 922.45	am am
922.45	am (P-16305/90; W-13202)	922.45 922.50	am am
922.50	am (P-16305/90; W-13202)	922.50 922.55	am am
922.55	am (P-16305/90; W-13202)	922.55 922.60	am am
922.60	am (P-16305/90; W-13202)	922.60 922.65	am am
922.65	am (P-16305/90; W-13202)	922.65 922.70	am am
922.70	am (P-16305/90; W-13202)	922.70 922.75	am am
922.75	am (P-16305/90; W-13202)	922.75 922.80	am am
922.80	am (P-16305/90; W-13202)	922.80 922.85	am am
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922.90	am (P-16305/90; W-13202)	922.90 922.95	am am
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923.00	am (P-16305/90; W-13202)	923.00 923.05	am am
923.05	am (P-16305/90; W-13202)	923.05 923.10	am am
923.10	am (P-16305/90; W-13202)	923.10 923.15	am am
923.15	am (P-16305/90; W-13202)	923.15 923.20	am am
923.20	am (P-16305/90; W-13202)	923.20 923.25	am am
923.25	am (P-16305/90; W-13202)	923.25 923.30	am am
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923.35	am (P-16305/90; W-13202)	923.35 923.40	am am
923.40	am (P-16305/90; W-13202)	923.40 923.45	am am
923.45	am (P-16305/90; W-13202)	923.45 923.50	am am
923.50	am (P-16305/90; W-13202)	923.50 923.55	am am
923.55	am (P-16305/90; W-13202)	923.55 923.60	am am
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2032.60	(P-9153)	r	(P-6457/90; A-2597) (P-8337; A-13708)
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2058.110	(P-9083)	am	(P-6457/90; A-2597) (P-8337; A-13708)
2058.115	(P-9153)	am	(P-6457/90; A-2597) (P-8337; A-13708)
2058.120	(P-9083)	am	(P-6457/90; A-2597) (P-8337; A-13708)
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2058.130	(P-9083)	am	(P-6457/90; A-2597) (P-8337; A-13708)
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2058.205	(P-9083)	am	(P-6457/90; A-2597) (P-8337; A-13708)
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2058.303	(P-9153)	am	(P-6457/90; A-2597) (P-8337; A-13708)
2058.306	(P-9083)	am	(P-6457/90; A-2597) (P-8337; A-13708)
2058.309	(P-9153)	am	(P-6457/90; A-2597) (P-8337; A-13708)
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2058.336	(P-9153)	am	(P-6457/90; A-2597) (P-8337; A-13708)
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2058.343	(P-9083)	n	(P-6457/90; A-2597) (P-8337; A-13708)
2058.343	(P-9153)	am	(P-8337; A-13708)
2058.348	(P-9153)	am	(P-6457/90; A-2597) (P-8337; A-13708)
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2058.372	(P-9218)	am	(P-8337; A-13708)
2058.374	(P-9218)	am	(P-8337; A-13708)
2058.376	(P-9218)	am	(P-8337; A-13708)
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730.404	r	(P-1630)	730.404
730.405	n	(P-1627)	730.405
730.405	r	(P-1630)	730.405
730.406	r	(P-1630)	730.406
730.407	r	(P-1630)	730.407
730.408	r	(P-1630)	730.408
730.409	r	(P-1630)	730.409
730.410	r	(P-1627)	730.410
730.415	n	(P-1627)	730.415
730.420	n	(P-1627)	730.420
730.425	n	(P-1627)	730.425
730.430	n	(P-1627)	730.430
730.435	n	(P-1627)	730.435
730.440	r	(P-1627)	730.440
730.445	n	(P-1627)	730.445
730.450	n	(P-1627)	730.450
730.500	n	(P-1627)	730.500
730.501	r	(P-1630)	730.501
730.502	r	(P-1630)	730.502
730.503	r	(P-1630)	730.503
730.504	r	(P-1630)	730.504
730.505	n	(P-1627)	730.505
730.506	r	(P-1630)	730.506
730.507	r	(P-1630)	730.507
730.508	r	(P-1630)	730.508
730.509	r	(P-1630)	730.509
730.510	n	(P-1627)	730.510
730.510	r	(P-1630)	730.510
730.511	r	(P-1630)	730.511
730.515	n	(P-1627)	730.515
730.520	r	(P-1627)	730.520
730.525	n	(P-1627)	730.525
730.530	n	(P-1627)	730.530
730.535	n	(P-1627)	730.535
730.540	n	(P-1627)	730.540
730.601	r	(P-1630)	730.601
730.602	r	(P-1630)	730.602
730.603	r	(P-1630)	730.603
730.604	r	(P-1630)	730.604
730.605	n	(P-1627)	730.605
730.606	r	(P-1630)	730.606
730.607	r	(P-1630)	730.607
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730.609	r	(P-1630)	730.609
730.610	r	(P-1630)	730.610
730.611	r	(P-1630)	730.611
730.612	n	(P-1627)	730.612
730.613	r	(P-1630)	730.613
730.614	r	(P-1630)	730.614
730.615	r	(P-1630)	730.615
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730.619	r	(P-1630)	730.619
730.620	r	(P-1630)	730.620
730.621	r	(P-1630)	730.621
730.622	r	(P-1630)	730.622
730.623	r	(P-1630)	730.623
730.624	r	(P-1630)	730.624
730.625	r	(P-1630)	730.625
730.626	r	(P-1630)	730.626
730.627	r	(P-1630)	730.627
730.628	r	(P-1630)	730.628
730.629	r	(P-1630)	730.629
730.630	r	(P-1630)	730.630
730.631	r	(P-1630)	730.631
730.632	r	(P-1630)	730.632
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730.644	r	(P-1630)	730.644
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730.649	r	(P-1630)	730.649
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730.662	r	(P-1630)	730.662
730.663	r	(P-1630)	730.663
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730.669	r	(P-1630)	730.669
730.670	r	(P-1630)	730.670
730.671	r	(P-1630)	730.671
730.672	r	(P-1630)	730.672
730.673	r	(P-1630)	730.673
730.674	r	(P-1630)	730.674
730.675	r	(P-1630)	730.675
730.676	r	(P-1630)	730.676
730.677	r	(P-1630)	730.677
730.678	r	(P-1630)	730.678
730.679	r	(P-1630)	730.679
730.680	r	(P-1630)	730.680
730.681	r	(P-1630)	730.681
730.682	r	(P-1630)	730.682
730.683	r	(P-1630)	730.683
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730.685	r	(P-1630)	730.685
730.686	r	(P-1630)	730.686
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730.689	r	(P-1630)	730.689
730.690	r	(P-1630)	730.690
730.691	r	(P-1630)	730.691
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730.694	r	(P-1630)	730.694
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730.697	r	(P-1630)	730.697
730.698	r	(P-1630)	730.698
730.699	r	(P-1630)	730.699
730.700	r	(P-1630)	730.700
730.701	r	(P-1630)	730.701
730.702	r	(P-1630)	730.702
730.703	r	(P-1630)	730.703
730.705	n	(P-1627)	730.705
730.710	n	(P-1627)	730.710
730.715	n	(P-1627)	730.715
730.720	n	(P-1627)	730.720
730.725	n	(P-1627)	730.725
730.801	r	(P-1630)	730.801
730.802	r	(P-1630)	730.802
730.803	r	(P-1630)	730.803
730.804	r	(P-1630)	730.804
730.805	r	(P-1630)	730.805
730.808	r	(P-1630)	730.808
730.810	am	(P-19109/90; A-5624)	730.810
730.812	am	(P-19109/90; A-5624)	730.812
730.814	am	(P-19109/90; A-5624)	730.814
730.816	am	(P-19109/90; A-5624)	730.816
730.818	am	(P-19109/90; A-5624)	730.818
730.820	am	(P-19109/90; A-5624)	730.820
730.822	am	(P-19109/90; A-5624)	730.822
730.824	am	(P-19109/90; A-5624)	730.824
730.826	am	(P-19109/90; A-5624)	730.826
730.828	am	(P-19109/90; A-5624)	730.828
730.830	am	(P-19109/90; A-5624)	730.830
730.832	am	(P-19109/90; A-5624)	730.832
730.834	am	(P-19109/90; A-5624)	730.834
730.836	am	(P-19109/90; A-5624)	730.836
730.838	am	(P-19109/90; A-5624)	730.838
730.840	am	(P-19109/90; A-5624)	730.840
730.842	am	(P-19109/90; A-5624)	730.842
730.844	am	(P-19109/90; A-5624)	730.844
730.846	am	(P-19109/90; A-5624)	730.846
730.848	am	(P-19109/90; A-5624)	730.848
730.850	am	(P-19109/90; A-5624)	730.850
730.852	am	(P-19109/90; A-5624)	730.852
730.854	am	(P-19109/90; A-5624)	730.854
730.856	am	(P-19109/90; A-5624)	730.856
730.858	am	(P-19109/90; A-5624)	730.858
730.860	am	(P-19109/90; A-5624)	730.860
730.862	am	(P-19109/90; A-5624)	730.862
730.864	am	(P-19109/90; A-5624)	730.864
730.866	am	(P-19109/90; A-5624)	730.866
730.868	am	(P-19109/90; A-5624)	730.868
730.870	am	(P-19109/90; A-5624)	730.870
730.872	am	(P-19109/90; A-5624)	730.872
730.874	am	(P-19109/90; A-5624)	730.874
730.876	am	(P-19109/90; A-5624)	730.876
730.878	am	(P-19109/90; A-5624)	730.878
730.880	am	(P-19109/90; A-5624)	730.880
730.882	am	(P-19109/90; A-5624)	730.882
730.884	am	(P-19109/90; A-5624)	730.884
730.886	am	(P-19109/90; A-5624)	730.886
730.888	am	(P-19109/90; A-5624)	730.888
730.890	am	(P-19109/90; A-5624)	730.890
730.892	am	(P-19109/90; A-5624)	730.892
730.894	am	(P-19109/90; A-5624)	730.894
730.896	am	(P-19109/90; A-5624)	730.896
730.898	am	(P-19109/90; A-5624)	730.898
730.900	am	(P-19109/90; A-5624)	730.900
730.902	am	(P-19109/90; A-5624)	730.902
730.904	am	(P-19109/90; A-5624)	730.904
730.906	am	(P-19109/90; A-5624)	730.906
730.908	am	(P-19109/90; A-5624)	730.908
730.910	am	(P-19109/90; A-5624)	730.910
730.912	am	(P-19109/90; A-5624)	730.912
730.914	am	(P-19109/90; A-5624)	730.914
730.916	am	(P-19109/90; A-5624)	730.916
730.918	am	(P-19109/90; A-5624)	730.918
730.920	am	(P-19109/90; A-5624)	730.920
730.922	am	(P-19109/90; A-5624)	730.922
730.924	am	(P-19109/90; A-5624)	730.924
730.926	am	(P-19109/90; A-5624)	730.926
730.928	am	(P-19109/90; A-5624)	730.928
730.930	am	(P-19109/90; A-5624)	730.930
730.932	am	(P-19109/90; A-5624)	730.932
730.934	am	(P-19109/90; A-5624)	730.934
730.936	am	(P-19109/90; A-5624)	730.936
730.938	am	(P-19109/90; A-5624)	730.938
730.940	am	(P-19109/90; A-5624)	730.940
730.942	am	(P-19109/90; A-5624)	730.942

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120.260	r (P-12137)	140.465	r (P-4903)	141.3160	r (P-12132) (E-12795)
120.261	r (P-12137)	140.469	am (P-13685)	141.3200	r (P-12132) (E-12795)
120.262	r (P-12137)	140.475	am (P-847; A-8264)	141.3240	r (P-12132) (E-12795)
120.270	r (P-12137)	140.485	am (P-14317/90; O-21120/90; RC-21124/90; RC-21135/90; M-368; A-298)	141.3280	r (P-12132) (E-12795)
120.271	r (P-12137)	140.486	r (P-14317/90; A-298)	141.3320	am (P-831; A-7117) (E-1121)
120.272	r (P-12137)	140.487	am (P-14317/90; A-298)	141.3320	r (P-12132) (E-12795)
120.273	r (P-12137)	140.488	am (P-14317/90; A-298)	141.3360	r (P-12132) (E-12795)
120.275	r (P-12137)	140.490	am (P-19132/90; A-8264)	141.3400	r (P-12132) (E-12795)
120.276	r (P-12137)	140.492	am (P-13274)	141.3440	r (P-12132) (E-12795)
120.280	r (P-12137)	140.512	am (P-13274)	141.3480	r (P-12132) (E-12795)
120.281	am (P-5551; A-12747)	140.513	r (P-13274)	141.3520	r (P-12132) (E-12795)
120.281	r (P-12137)	140.514	am (P-11555)	141.3560	am (P-831; A-7117) (E-1121)
120.282	r (P-12137)	140.518	am (P-9833)	141.3560	r (P-12132) (E-12795)
120.283	r (P-12137)	140.523	am (P-14681/90; A-1051)	141.3600	am (P-831; A-7117) (E-1121)
120.284	r (P-12137)	140.560	am (P-5585)	141.3640	r (P-12132) (E-12795)
120.285	r (P-12137)	140.561	am (P-7482)	141.3640	r (P-12132) (E-12795)
120.289	r (P-12137)	140.562	am (P-13963/90; O-17178/90; R-366)	141.3680	r (P-12132) (E-12795)
120.295	r (P-12137)	140.569	am (P-7834/90; A-18813/90; C-1774) (P-7834/90; O-5115; R-6789; A-6534) (P-8656)	141.3720	am (P-831; A-7117) (E-1121)
120.319	am (P-833)	140.646	am (P-6949)	141.3760	r (P-12132) (E-12795)
120.320	am (P-833)	140.662	am (P-833)	141.3800	r (P-12132) (E-12795)
120.321	am (P-833)	140.662	am (P-6937; A-11973)	141.3840	r (P-12132) (E-12795)
120.322	am (P-833)	140.850	n (P-19592/90; A-10114)	141.3880	r (P-12132) (E-12795)
120.323	am (P-833)	140.855	n (P-19592/90; A-10114)	141.3920	r (P-12132) (E-12795)
120.370	am (P-6937; A-11973)	140.860	n (P-19592/90; A-10114)	141.3960	r (P-12132) (E-12795)
120.375	am (P-5551; A-12747)	140.865	n (P-19592/90; A-10114)	141.3980	r (P-12132) (E-12795)
120.386	am (P-159; A-5302) (E-348)	140.870	n (P-19592/90; A-10114)	141.4000	r (P-12132) (E-12795)
120.390	am (P-7468; A-14105)	140.875	n (P-19592/90; A-10114)	141.4080	r (P-12132) (E-12795)
120.391	am (P-5551; A-12747)	140.880	n (P-19592/90; A-10114)	141.4120	r (P-12132) (E-12795)
120.391	am (P-5551; A-12747)	140.885	n (P-19592/90; A-10114)	141.4160	r (P-12132) (E-12795)
121.131	am (P-5525; A-11150)	140.890	n (P-19592/90; A-10114)	141.4200	r (P-12132) (E-12795)
121.138	am (P-5525; A-11150)	140.895	n (P-19592/90; A-10114)	141.4230	r (P-12132) (E-12795)
121.160	am (P-14134)	140.895	n (P-19592/90; A-10114)	141.4280	am (P-831; A-7117) (E-1121)
121.161	am (P-14134)	140.895	n (P-19592/90; A-10114)	141.4280	r (P-12132) (E-12795)
121.63	am (P-6922; A-11957) (PP-14134)	140.980	r (P-14317/90; A-298)	141.4320	am (P-831; A-7117) (E-1121)
121.64	am (P-14134)	140.982	am (P-1414; A-8972)	141.4360	r (P-12132) (E-12795)
121.91	am (P-6922; A-11957) (PP-14186)	140.982	am (P-12171)	141.4360	r (P-12132) (E-12795)
130.400	n (P-8114)	140.985	r (P-12171)	141.4400	am (P-831; A-7117) (E-1121)
136.500	am (P-8114)	140.985	r (P-19592/90; A-10114)	141.4420	r (P-12132) (E-12795)
140.2	am (P-12171)	140.985	n (P-19592/90; A-10114)	141.4430	am (P-831; A-7117) (E-1121)
140.3	am (P-5585; A-11176) (P-12171)	140.980	n (P-11515)	141.4440	r (P-12132) (E-12795)
140.5	am (P-12171)	140.982	n (E-11515)	141.4480	r (P-12132) (E-12795)
140.7	am (P-5585; A-11176)	141.10	r (P-12132) (E-12795)	141.4520	am (P-831; A-7117) (E-1121)
140.11	am (P-6949)	141.10	r (P-12132) (E-12795)	141.4560	am (P-831; A-7117) (E-1121)
140.116	am (P-847; A-8264)	141.200	r (P-12132) (E-12795)	141.4560	r (P-12132) (E-12795)
140.17	am (P-18982/90; A-10468)	141.240	r (P-12132) (E-12795)	141.4600	r (P-12132) (E-12795)
140.405	am (P-12171) (E-12919)	141.280	r (P-12132) (E-12795)	141.4640	r (P-12132) (E-12795)
140.413	am (P-406; A-8264) (E-592)	141.320	r (P-12132) (E-12795)	141.4680	am (P-831; A-7117) (E-1121)
140.420	am (P-1414; A-8972)	141.360	r (P-12132) (E-12795)	141.4720	r (P-12132) (E-12795)
140.421	am (P-1414; A-8972)	141.400	r (P-12132) (E-12795)	141.4760	r (P-12132) (E-12795)
140.425	r (P-12171)	141.440	r (P-12132) (E-12795)	141.4760	r (P-12132) (E-12795)
140.426	r (P-12171)	141.480	r (P-12132) (E-12795)	141.4760	r (P-12132) (E-12795)
140.440	am (P-12171) (E-12919)	141.520	r (P-12132) (E-12795)	141.4775	am (P-816; A-14084)
140.441	am (P-12171) (E-12919)	141.560	r (P-12132) (E-12795)	144.300	n (P-7455)
140.442	am (P-12171) (E-12919)	141.600	r (P-12132) (E-12795)	144.325	n (P-7455)
140.449	am (P-12171) (E-12919)	141.640	r (P-12132) (E-12795)	147.5	am (P-19653/90; A-7162) (P-870; A-13390)
140.457	n (P-20170/90; A-6220)	141.680	r (P-12132) (E-12795)	147.15	am (P-19653/90; A-7162) (P-870; A-13390)
140.458	n (P-20170/90; A-6220)	141.680	r (P-12132) (E-12795)	147.25	am (P-19653/90; A-7162) (P-870; A-13390)
140.459	n (P-20170/90; A-6220)	141.720	r (P-12132) (E-12795)	147.50	am (P-19653/90; A-7162) (P-870; A-13390)
140.461	am (P-4903)	141.760	am (P-831; A-7117) (E-1121)	147.50	am (P-19653/90; A-7162) (P-870; A-13390)
140.462	am (P-4903)	141.800	r (P-12132) (E-12795)	141.3120	r (P-12132) (E-12795)
140.463	am (P-4903)	141.840	r (P-12132) (E-12795)		

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141.920	r	141.920	r	141.920	r
141.960	r	141.960	r	141.960	r
141.1000	r	141.1000	r	141.1000	r
141.1080	r	141.1080	r	141.1080	r
141.1120	r	141.1120	r	141.1120	r
141.1125	r	141.1125	r	141.1125	r
141.1160	r	141.1160	r	141.1160	r
141.1200	r	141.1200	r	141.1200	r
141.1240	r	141.1240	r	141.1240	r
141.1280	r	141.1280	r	141.1280	r
141.1320	r	141.1320	r	141.1320	r
141.1360	r	141.1360	r	141.1360	r
141.1380	r	141.1380	r	141.1380	r
141.1420	r	141.1420	r	141.1420	r
141.1460	r	141.1460	r	141.1460	r
141.1500	r	141.1500	r	141.1500	r
141.1520	r	141.1520	r	141.1520	r
141.1560	r	141.1560	r	141.1560	r
141.1600	r	141.1600	r	141.1600	r
141.1640	r	141.1640	r	141.1640	r
141.1680	r	141.1680	r	141.1680	r
141.1720	r	141.1720	r	141.1720	r
141.1760	r	141.1760	r	141.1760	r
141.1800	r	141.1800	r	141.1800	r
141.1840	r	141.1840	r	141.1840	r
141.1880	r	141.1880	r	141.1880	r
141.1920	r	141.1920	r	141.1920	r
141.1960	r	141.1960	r	141.1960	r
141.2000	r	141.2000	r	141.2000	r
141.2040	r	141.2040	r	141.2040	r
141.2240	r	141.2240	r	141.2240	r
141.2280	r	141.2280	r	141.2280	r
141.2320	r	141.2320	r	141.2320	r
141.2360	r	141.2360	r	141.2360	r
141.2400	r	141.2400	r	141.2400	r
141.2440	r	141.2440	r	141.2440	r
141.2480	r	141.2480	r	141.2480	r
141.2520	r	141.2520	r	141.2520	r
141.2560	r	141.2560	r	141.2560	r
141.2600	r	141.2600	r	141.2600	r
141.2640	r	141.2640	r	141.2640	r
141.2680	r	141.2680	r	141.2680	r
141.2720	r	141.2720	r	141.2720	r
141.2760	r	141.2760	r	141.2760	r
141.2800	r	141.2800	r	141.2800	r
141.2840	r	141.2840	r	141.2840	r
141.2880	r	141.2880	r	141.2880	r
141.2920	r	141.2920	r	141.2920	r
141.2960	r	141.2960	r	141.2960	r
141.3000	r	141.3000	r	141.3000	r
141.3040	r	141.3040	r	141.3040	r
141.3080	r	141.3080	r	141.3080	r
141.3120	r	141.3120	r	141.3120	r

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900.343	am	(P-12989)	37.30	n	(P-3275; A-9047)
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900.348	am	(P-12989)	37.50	n	(P-3275; A-9047)
900.349	am	(P-12989)	37.60	n	(P-3275; A-9047)
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1300.120	am	(P-5141)	37.80	n	(P-3275; A-9047)
1300.130	am	(P-5141)	37.90	n	(P-3275; A-9047)
1300.200	am	(P-5141)	37.100	n	(P-3275; A-9047)
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18.20	n	(P-3252; A-9022)	57.20	n	(P-15283/90; A-2817)
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18.30	n	(P-3232; A-9022)	57.30	n	(P-15283/90; A-2817)
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18.40	n	(P-3232; A-9022)	57.50	n	(P-15283/90; A-2817)
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18.50	n	(P-3252; A-9022)	57.70	n	(P-15283/90; A-2817)
18.60	r	(P-3231; A-9045)	57.80	n	(P-15283/90; A-2817)
18.60	n	(P-3232; A-9022)	57.90	n	(P-15283/90; A-2817)
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18.70	n	(P-3232; A-9022)	57.110	n	(P-15283/90; A-2817)
18.80	r	(P-3231; A-9045)	57.120	n	(P-15283/90; A-2817)
18.80	n	(P-3252; A-9022)	57.130	n	(P-15283/90; A-2817)
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27.60	n	(P-15262/90; A-2796)	456.30	n	(P-17535/90; A-5894)
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27.80	n	(P-15262/90; A-2796)	456.50	n	(P-17535/90; A-5894)
27.90	n	(P-15262/90; A-2796)	456.60	n	(P-17535/90; A-5894)
27.100	n	(P-15262/90; A-2796)	456.70	n	(P-17535/90; A-5894)
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